

Los Angeles County Department of Regional Planning

Planning for the Challenges Ahead



November 19, 2003

James E. Hartl, AICP
Director of Planning

Honorable Board of Supervisors, County of Los Angeles Kenneth Hahn Hall of Administration, Room 383 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

ZONE CHANGE CASE NO. 02-202-(1)
CONDITIONAL USE PERMIT CASE NO. 02-202-(1)
VESTING TENTATIVE TRACT MAP NO. 53967
PETITIONER: MERONA ENTERPRISES, INC.
9550 FIRESTONE BLVD. #105
DOWNEY, CA 90241
COMPTON-FLORENCE ZONED DISTRICT
FIRST SUPERVISORIAL DISTRICT (3-VOTE)

IT IS RECOMMENDED THAT THE BOARD AFTER THE PUBLIC HEARING:

- 1. Consider the Negative Declaration for Zone Change Case No. 02-202-(1), Conditional Use Permit Case No. 02-202-(1) and Vesting Tentative Tract Map No. 53967, together with any comments received during the public review process, find on the basis of the whole record before the Board that there is no substantial evidence the project will have a significant effect on the environment, find that the project is *de minimus* in its effect on fish and wildlife services, find that the Negative Declaration reflects the independent judgment and analysis of the Board, and adopt the Negative Declaration.
- 2. Instruct County Counsel to prepare an ordinance to change the zone within the Compton-Florence Zoned District as recommended by the Regional Planning Commission (Zone Change Case No. 02-202-(1)).
- 3. Instruct County Counsel to prepare the necessary findings to affirm the Regional Planning Commission's approval of Conditional Use Permit Case No. 02-202-(1) and Vesting Tentative Tract Map No. 53967.

Honorable Board of Supervisors Zone Change Case No. 02-202-(1) Conditional Use Permit Case No. 02-202-(1) Tentative Tract Map No. 53967

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

- Update the zoning on the subject property to allow the property owner to develop the property with a single-family residential project that is compatible with the existing surrounding uses.
- Establish development standards that ensure future development on the subject property will be compatible with the goals and policies of the General Plan.

Implementation of Strategic Plan Goals

The County's Strategic Plan goal of service excellence is achieved through the accurate and expedited processing of the affordable housing project. The proposed zone change, conditional use permit, and vesting tentative tract map promote the goal of fiscal integrity because the proposed residential development will increase the county's revenue base.

The zone change, conditional use permit, and vesting tentative tract map also promote the County's vision for improving the quality of life in Los Angeles County. The project allows for the provision of critically needed affordable housing.

FISCAL IMPACT/FINANCING

Adoption of the proposed zone change and approval of the conditional use permit and vesting tentative tract map should not result in any new significant costs to the County or to the Department of Regional Planning; no request for financing is made.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

On October 29, 2003, the Regional Planning Commission conducted concurrent public hearings on Zone Change and Conditional Use Permit Case Nos. 02-202-(1) and Vesting Tentative Tract Map No. 53967. The requests before the Commission were: 1) zone change from the existing M-1 (Light Manufacturing) to R-3-DP (Limited Multiple Residence-Development Program Zone) on a portion of the project site between Compton Avenue and Makee Avenue, 2) a conditional use permit for affordable housing concessions and to ensure compliance with requirements of the proposed development program zone, and 3) Vesting Tentative Tract Map No. 53967 to create 32 residential lots. The Regional Planning Commission voted unanimously at its November 19, 2003 meeting to recommend approval of the requested zone change and to approve the conditional use permit and vesting tentative tract map.

Honorable Board of Supervisors Zone Change Case No. 02-202-(1) Conditional Use Permit Case No. 02-202-(1) Tentative Tract Map No. 53967

Pursuant to subsection C of Section 21.56.010 and subsection B.2 of Section 22.60.230 of the County Code, the conditional use permit and vesting tentative tract map are deemed to be called for review/appealed by your Board and shall be considered concurrently with the recommended zone change. A public hearing is required pursuant to Sections 22.16.200 and 22.60.240 of the County Code and Sections 65856 and 66452.5 of the Government Code. Notice of the hearing must be given pursuant to the procedures set forth in Section 22.60.174 of the County Code. These procedures exceed the minimum standards of Government Code Sections 6061, 65090 and 65856 relating to notice of public hearing.

ENVIRONMENTAL DOCUMENTATION

An Initial Study was prepared for this project in compliance with the California Environmental Quality Act (Public Resources Code Section 21000 et.seq.), the State CEQA Guidelines, and the environmental document reporting procedures and guidelines of the County of Los Angeles. The Initial Study showed that there is no substantial evidence, in light of the whole record before the Commission, that the project may have a significant effect on the environment. Based on the Initial Study, the Department of Regional Planning has prepared a Negative Declaration for this project.

Based on the Negative Declaration, adoption of the proposed zone change and approval of the proposed conditional use permit and vesting tentative tract map will not have a significant effect on the environment.

IMPACT ON CURRENT SERVICES OR (OR PROJECTS)

Action on the proposed zone change, conditional use permit and vesting tentative tract map is not anticipated to have a negative impact on current services.

Respectfully Submitted,

DEPARTMENT OF REGIONAL PLANNING James E. Hartl, AICP, Director of Planning

Frank Welece

Frank Meneses, Acting Administrator

Current Planning Division

Honorable Board of Supervisors Zone Change Case No. 02-202-(1) Conditional Use Permit Case No. 02-202-(1) Tentative Tract Map No. 53967

FM:EMF:al

Attachments:

Board Resolution, Legal Descriptions, Commission Resolution,

Findings & Conditions, Commission Staff Report & Attachments,

Zone Change Map, Vesting Tentative Tract Map, Exhibit "A"

C: Chief Administrative Officer

County Counsel

Assessor

Director, Department of Public Works

A RESOLUTION OF THE REGIONAL PLANNING COMMISSION COUNTY OF LOS ANGELES RELATING TO ZONE CHANGE CASE NO. 02-202-(1)

WHEREAS, the Regional Planning Commission of the County of Los Angeles has conducted a public hearing in the matter of Zone Change Case No. 02-202-(1) on October 29, 2003; and

WHEREAS, the Regional Planning Commission finds as follows:

- 1. The subject property is part of a 1.41-acre site located at the 1500 to 1600 block of E. Gage Avenue in the Compton-Florence Zoned District.
- 2. The project site is rectangular in shape with level terrain and is bisected by two public streets. The site is currently vacant.
- 3. Access to the site will be provided from Gage Avenue, a dedicated secondary highway with 80 feet of right-of-way. Access will also be provided from Compton Avenue, Makee Avenue, Miramonte Boulevard, Converse Avenue and Miramonte Trail Alley.
- 4. Zone Change Case No. 02-202-(1) is a request for a change of zone from M-1 (Light Manufacturing) to R-3-DP (Limited Multiple Residence, Development Program Zone) on a portion of the project site between Compton Avenue and Makee Avenue. The Development Program designation will ensure that development occurring after rezoning will conform to approved plans and will ensure compatibility with the surrounding area. As applied in this case, the required conditional use permit will restrict the development of the re-zoned site to the proposed residential development as shown on the site plan marked Exhibit "A". No other development will be permitted on the property unless a new conditional use permit is first obtained.
- 5. Zone Change Case No. 02-202-(1) was heard concurrently with Vesting Tentative Tract Map No. 53967 and Conditional Use Permit Case No. 02-202-(1) at the October 29, 2003 public hearing.
- 6. Vesting Tentative Tract Map No. 53967 is a related request to create 32 single-family lots on the 1.41-acre project site. Conditional Use Permit Case No. 02-202-(1) is a related request to authorize the residential development with affordable housing concessions and to ensure compliance with the proposed development program zone requirements. Approval of the tentative tract map and conditional use permit will not become effective unless and until the Board of Supervisors has adopted an ordinance effecting the proposed change of zone and such ordinance has become effective.
- 7. The site plan depicted on the tentative tract map and Exhibit "A" of the conditional use permit depicts 32 single-family lots on approximately 1.41 net acres.

- 8. The project site is currently zoned M-1 (Light Manufacturing) and R-3 (Limited Multiple Residence). The current zoning became effective on November 22, 1945, following the creation of the Compton-Florence Zoned District and adoption of Ordinance Number 4562.
- 9. Surrounding zoning is M-1 to the north, west, and south on the westerly portion of the property. There is R-3 zoning to the east, north and south on the easterly portion of the property.
- 10. Residential, commercial and light industrial uses surround the westerly portion of the property to the north, west and south. Single-family residences, duplexes and apartments are located north, east and south on the easterly portion of the property.
- 11. The property is depicted within the Medium Density Residential land use classification on the Los Angeles Countywide General Plan Land Use Policy Map. This land use designation permits residential densities ranging from 12 to 22 dwelling units per acre, which would allow a maximum of 69 dwelling units on the 1.41-acre site. The existing R-3 and proposed R-3-DP zoning would allow a maximum of 42 dwelling units on the project site, which is consistent with the Medium Density Residential land use classification.
- 12. The proposed zone change from M-1 to R-3-DP will increase the supply and diversity of housing and promote the efficient use of land through a more concentrated pattern of urban development. The proposed R-3-DP zoning is consistent with the goals and policies of the General Plan
- 13. Two letters were submitted to the Regional Planning Commission. One letter was in support of the proposed zone change. The other letter was a petition requesting postponement of the public hearing to allow community members to testify due to the Metropolitan Transit Authority strike which suspended public transit service.
- 14. At the public hearing, the Regional Planning Commission received oral and written testimony regarding the proposed change of zone.
- 15. The requested zone change to R-3-DP is necessary to authorize the proposed use of the subject property as residential uses are prohibited in the M-1 zone. The related development project would be authorized in the requested R-3-DP zoning classification pursuant to Section 22.40.040 of the County Code, which provides that property in a DP zone may be used for any use permitted in the basic zone, subject to the conditions and limitations of the conditional use permit and approved development program contained therein. Single-family residences are permitted in the R-3 zone by Section 22.20.260 of the County Code. The project density of 32 dwelling units is consistent with the proposed R-3 zone, which would allow a maximum of 42 dwelling units on the subject property.
- 16. Modified conditions warrant a revision in the zoning of the subject property. The property was formerly part of the Long Beach Line of the Pacific Electric Railway Company but is no longer used for railroad or industrial purposes. The Regional Planning Department conducted a study of the Florence-Firestone area in order to address issues of incompatible land uses and inappropriate zoning patterns, particularly the location of industrial uses

adjacent to residences. The study recognized that the existing industrial zoning is incompatible with the surrounding residential neighborhood. As a result of this study, the Department proposed the Florence-Firestone Community Standards District ("CSD") and associated zone changes and General Plan amendments, which are under consideration by the Commission. The subject property, along with properties to the north and south, is located within the proposed CSD and is recommended for a zone change from M-1 to C-3 (Unlimited Commercial). Residential uses are permitted in the C-3 Zone with the approval of a conditional use permit. The proposed zone change from M-1 to R-3-DP would further down-zone the subject property for residential uses and is consistent with the Department's recommended zone changes in connection with the CSD. If this zone change is approved by the Board of Supervisors, the Commission will modify the Department's recommendations to delete the subject property from further zoning changes in the area.

- 17. A need for the proposed zone classification exists within the community because the property is not necessary for industrial use or suitable for future industrial growth and development, and it is not compatible with adjacent residential uses. The proposed residential zone would eliminate the potential for establishment of future industrial uses which may create industrial noise, odor, traffic and other health and safety impacts. The project would be compatible with the community character, would create a uniform and continuous residential land use pattern, and would enhance residential property values. The General Plan also recognizes the limited supply of prime land available for housing, especially for critically needed affordable housing.
- 18. The subject property is a proper location for the proposed R-3-DP zoning classification and placement of the proposed zone at such location will be in the interest of public health, safety and general welfare, and in conformity with good zoning practice because the site has access to all necessary services and facilities and is of sufficient size and shape to accommodate residential development at R-3 densities. The proposed zoning is similar to and compatible with existing adjacent residential uses. In addition, conversion of the zoning from M-1 to R-3-DP would eliminate the split zoning on the property; the westerly portion of the site is currently zoned M-1 while the remainder of the property to the east is zoned R-3. The proposed zone change would be compatible with the existing zoning classification on the rest of the project site, as well as surrounding R-3 zoning and General Plan residential land use classifications to the north, south and east. The project is located near public transit, shopping, and employment centers. The Metro Blue Line Slauson Station is less than a half mile from the subject property and a new commercial shopping center has been developed to the west of the site.
- 19. Compatibility with surrounding land uses will be further ensured through the requirements of the development program zoning designation.
- 20. An Initial Study was prepared for this project and circulated for public review in compliance with the California Environmental Quality Act (Public Resources Code Section 21000 et. seq.) and the environmental document reporting procedures and guidelines of the County of Los Angeles. The Initial Study showed that there is no substantial evidence, in light of the whole record before the Commission, that the project may have a significant

effect on the environment. Based on the Initial Study, the Department of Regional Planning has prepared a Negative Declaration for this project. The project is *de minimus* in its effect on fish and wildlife resources. Therefore, the project is exempt from California Department of Fish and Game fees pursuant to Section 711.4 of the California Fish and Game Code.

21. After consideration of the attached Negative Declaration together with any comments received during the public review process, the Regional Planning Commission finds on the basis of the whole record before the Commission that there is no substantial evidence the project will have a significant effect on the environment, finds that the Negative Declaration reflects the independent judgment and analysis of the Commission, and adopts the Negative Declaration for the project.

NOW, THEREFORE, BE IT RESOLVED, that the Regional Planning Commission of the County of Los Angeles recommends that the Board of Supervisors:

- 1. Hold a public hearing to consider Zone Change Case No. 02-202-(1), a proposed change of zone from M-1 (Light Manufacturing) to R-3-DP (Limited Multiple Residence, Development Program Zone) on that portion of the 1.41-acre project site between Compton Avenue and Makee Avenue.
- 2. Certify completion of and approve the attached Negative Declaration and determine that Zone Change Case No. 02-202-(1) will not have a significant effect upon the environment.
- 3. Find that the recommended zoning is consistent with the goals and policies of the Los Angeles County General Plan.
- 4. Find that the public convenience, the general welfare and good zoning practice justify the recommended change of zone.
- 5. Adopt recommended Zone Change Case No. 02-202-(1) changing the zoning classification on the subject property as depicted on the attached Exhibit and described hereinabove.

I hereby certify that the foregoing resolution was adopted by a majority of the voting members of the Regional Planning Commission in the County of Los Angeles on November 19, 2003.

Rosie Ruiz, Secretary

County of Los Angeles

Regional Planning Commission

FINDINGS OF THE REGIONAL PLANNING COMMISSION COUNTY OF LOS ANGELES FOR VESTING TENTATIVE TRACT MAP NO. 53967

- 1. The Los Angeles County Regional Planning Commission conducted a duly noticed public hearing in the matter of Vesting Tentative Tract Map No. 53967 on October 29, 2003.
- 2. The applicant is proposing to construct an affordable housing project on the subject property.
- 3. Vesting Tentative Tract Map No. 53967 is a proposal to subdivide the subject property into 32 lots.
- 4. The subject property is a 1.41-acre site located at the 1500 to 1600 block of E. Gage Avenue in the Compton-Florence Zoned District.
- 5. The subject property is rectangular in shape with level terrain and is bisected by two public streets. The site is currently vacant.
- 6. Access to the proposed development will be provided from Gage Avenue, a dedicated secondary highway with 80 feet of right-of-way. Access will also be provided from Compton Avenue, Makee Avenue, Miramonte Boulevard, Converse Avenue and Miramonte Trail Alley.
- 7. Residential, commercial and light industrial uses surround the westerly portion of the property to the north, west and south. Single-family residences, duplexes and apartments are located north, east and south on the easterly portion of the property.
- 8. The project site is currently zoned M-1 (Light Manufacturing) and R-3 (Limited Multiple Residence). The current zoning on the subject property became effective on November 22, 1945, following the creation of the Compton-Florence Zoned District and adoption of Ordinance Number 4562. Concurrent with this approval, however, the Commission has recommended that the Board of Supervisors approve Zone Change Case No. 02-202-(1). If approved by the Board of Supervisors, the portion of the subject property zoned M-1 will be zoned R-3-DP (Limited Multiple Residence-Development Program Zone).
- 9. Surrounding zoning is M-1 to the north, west, and south on the westerly portion of the property. There is R-3 zoning to the east, north and south on the easterly portion of the property.
- 10. The proposed project is consistent with the existing R-3 and the requested R-3-DP zoning classifications. Pursuant to Section 22.40.040 of the Los Angeles County Code, property in a DP zone may be used for any use permitted in the basic zone, subject to the conditions and limitations of the conditional use permit and approved development program contained therein. Single-family residences are permitted in the R-3 zone pursuant to Section

- 22.20.260 of the County Code. The proposed density of 32 dwelling units is consistent with the proposed R-3 zoning, which would allow a maximum of 42 dwelling units on the subject property.
- 11. The property is depicted within the Medium Density Residential land use classification on the Los Angeles Countywide General Plan Land Use Policy Map. This land use designation permits residential densities ranging from 12 to 22 dwelling units per acre, which would allow a maximum of 69 dwelling units on the 1.41-acre site. The density of the proposed 32-lot subdivision is consistent with this classification. In addition, the project will provide a range of housing types, increase the supply and diversity of housing and promote the efficient use of land through a more concentrated pattern of urban development. The proposed project and the provisions for its design and improvement are consistent with the goals and policies of the Los Angeles County General Plan.
- 12. Vesting Tentative Tract Map No. 53967 was heard concurrently with Zone Change Case No. 02-202-(1) and Conditional Use Permit Case No. 02-202-(1). Approval of Vesting Tentative Tract Map No. 53967 will not become effective unless and until the Board of Supervisors has adopted an ordinance effecting the change of zone and such ordinance has become effective.
- 13. Conditional Use Permit Case No. 02-202-(1) is a related request to authorize the proposed residential development with affordable housing concessions and to ensure compliance with the proposed development program zone requirements. The applicant is requesting concessions including the following:
 - a. To reduce the lot widths and street frontages on all lots from the required 50 feet to a range of 26 to 37 feet, as depicted on the tentative tract map.
 - b. To reduce the lot areas of all lots from the required 5,000 square feet to a range of 1,842 square feet to 2,446 square feet, as depicted on the tentative tract map.
 - c. To waive the 15-foot rear yard setback requirement on all lots.
 - d. To waive the five-foot side yard setback requirement on one side of each lot and to permit only one side yard setback ranging from six to ten feet, except for Lot Nos. 16 and 27 which shall have two five-foot side yards, and Lot No. 10 which shall have one seven-foot and one 10-foot side yard.
 - e. To modify the maximum permitted wall height of three and a half feet to allow a seven-foot masonry wall and interspersed eight-foot entry gate within the front yard setback on all lots.
- 14. Two letters were submitted to the Regional Planning Commission. One letter was in support of the proposed zone change. The other letter was a petition requesting postponement of the public hearing to allow community members to testify due to the Metropolitan Transit Authority strike which suspended public transit service.

- 15. At the public hearing, the Regional Planning Commission received oral and written testimony regarding the proposed development. One person testified in opposition to the project due to concerns about the proposed density, the reduced lot sizes, widths and yard setbacks, and graffiti problems in the area.
- 16. The applicant testified that upon completion of the proposed development, each individual single-family lot owner will be required to maintain the wall, gate and vegetation in the front yard. Vertical control joints on the walls will differentiate property lines and individual irrigation systems and vegetation will be installed. To better ensure that subsequent property owners are notified of these requirements and all applicable conditions of the related conditional use permit upon the sale of individual single-family lots, a document shall be recorded which specifies conditions for which individual lot owners are responsible and the conditions shall be translated into other languages as necessary. The applicant testified that the Community Development Commission of the County of Los Angeles ("CDC") requires homebuyer education during the sale of the homes and agreed to expand this homebuyer education process and work with the CDC to ensure that future property owners understand the conditions of the conditional use permit.
- 17. The Commission finds that there is a need for mature vegetation to be planted and maintained along the seven-foot wall to be constructed on East Gage Avenue for the prevention of graffiti. The applicant has submitted landscape plans depicting a three-foot landscape strip with three 15-gallon vines planted for each lot. The applicant shall be required to install protective fencing around the landscaping and wall.
- 18. The proposed single-family residential development is compatible with surrounding land use patterns. A mix of single-family and multi-family residential development surrounds the subject property to the east, north and south.
- 19. The site is physically suitable for the type of development and density being proposed, since the property is relatively level and has adequate building sites to be developed in accordance with the County grading ordinance, has access to a County-maintained street, will be served by public sewers, will be provided with water supplies and distribution facilities to meet anticipated domestic and fire protection needs, and will have flood hazards and geological hazards mitigated in accordance with the requirements of the Los Angeles County Department of Public Works.
- 20. The design of the subdivision and the type of improvements proposed will not cause serious public health problems, since sewage disposal, storm drainage, fire protection, and geological and soils factors are addressed in the conditions of approval.
- 21. The design of the subdivision and the proposed improvements will not cause substantial environmental damage or substantial and avoidable injury to fish or wildlife or their habitat.

The subject property is not located in a Significant Ecological Area and does not contain any stream courses or high-value riparian habitat.

- 22. The design of the subdivision provides to the extent feasible for future passive or natural heating or cooling opportunities therein.
- 23. The division and development of the property in the manner set forth on this map will not unreasonably interfere with the free and complete exercise of public entity and/or public utility rights-of-way and/or easements within this map since the design and development, as set forth in the conditions of approval and shown on the tentative map, provide adequate protection for any such easements.
- 24. The proposed subdivision does not contain or front upon any public waterway, river, stream, coastline, shoreline, lake or reservoir, as those terms are used in Article 3.5 of the Subdivision Map Act (California Government Code Section 66410 *et seq.*).
- 25. The discharge of sewage from this land division into the public sewer system will not violate the requirements of the California Regional Water Quality Control Board pursuant to Division 7 (commencing with Section 13000) of the California Water Code.
- 26. The housing and employment needs of the region were considered and balanced against the public service needs of local residents and available fiscal and environmental resources when the project was determined to be consistent with the Los Angeles County General Plan.
- 27. This tract map has been submitted as a "Vesting" Tentative Tract Map. As such, it is subject to the provisions of Sections 21.38.010 through 21.38.080 of the Los Angeles County Code.
- An Initial Study was prepared for this project and circulated for public review in compliance with the California Environmental Quality Act (Public Resources Code Section 21000 *et seq.*)("CEQA"), the State CEQA Guidelines, and the environmental document reporting procedures and guidelines of the County of Los Angeles. The Initial Study showed that there is no substantial evidence that the project may have a significant effect on the environment. Based on the Initial Study, the Department of Regional Planning has prepared a Negative Declaration for this project. The project is *de minimus* in its effect on fish and wildlife resources. Therefore, the project is exempt from California Department of Fish and Game fees pursuant to Section 711.4 of the California Fish and Game Code.
- 29. After consideration of the attached Negative Declaration together with any comments received during the public review process, the Regional Planning Commission finds on the basis of the whole record before the Commission that there is no substantial evidence the project will have a significant effect on the environment, finds that the Negative Declaration

reflects the independent judgment and analysis of the Commission, and adopts the Negative Declaration for the project.

THEREFORE, in view of the findings of fact and conclusions presented above, Vesting Tentative Tract Map No. 53967 is approved subject to the attached conditions established by the Regional Planning Commission and recommended by the Los Angeles County Subdivision Committee, and further subject to approval by the Board of Supervisors of Zone Change Case No. 02-202.

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DEPARTMENT OF REGIONAL PLANNING VESTING TENTATIVE TRACT MAP NO. 53967

CONDITIONS:

1. Conform to the applicable requirements of Titles 21 and 22 of the Los Angeles County Code (Subdivision and Zoning Ordinances), including the requirements of the R-3 and R-3-DP zones, in addition to all conditions of approval for Conditional Use Permit Case No.02-202-(1).

Map Date: 7-17-2003

- 2. Except as otherwise specified in Condition No. 3 and by Conditional Use Permit Case No. 02-202-(1), conform to the applicable lot area requirements of the R-3-DP Zone.
- 3. In accordance with Conditional Use Permit Case No. 02-202-(1), this land division is approved as an affordable housing development with the following modifications in accordance with Los Angeles County Code Section 22.56.202:
 - a. Reduced lot widths and street frontages from the required 50 feet to a range of 26 to 37 feet, as depicted on the tentative tract map.
 - b. Reduced lot areas from the required 5,000 square feet to a range of 1,842 square feet to 2,446 square feet, as depicted on the tentative tract map.
 - c. Waiver of the 15-foot rear yard setback requirement.
 - d. Waiver of the five-foot side yard setback requirement on one side of each lot and authorization for only one side yard setback ranging from six to ten feet, except for Lot Nos. 16 and 27 which shall have two five-foot side yards, and Lot No. 10 which shall have one seven-foot and one ten-foot side yard.
 - e. Modification of the maximum permitted wall height of three and a half feet to allow a seven-foot high wall and interspersed eight-foot high entry gate within the front yard setback.
- 4. Recordation of the final map is contingent upon the effectuation of an ordinance changing the M-1 zoning on a portion of the property to R-3-DP, as recommended under Zone Change Case No. 02-202-(1).
- 5. Show Gage Avenue, Compton Avenue, Makee Avenue, Miramonte Boulevard and Converse Avenue as dedicated streets on the final map.
- 5. Show Miramonte Trail Alley as a dedicated alley on the final map.
- 6. Within 30 days of tentative map approval, record the terms and conditions of Conditional Use Permit Case No. 02-202-(1) in the office of the County Recorder.
- 7. Plant or cause to be planted at least one tree of a non-invasive species within the front yard of each residential lot. The location and the species of said trees shall be incorporated into a site plan or landscape plan. Prior to final map approval, the site/landscaping plan shall be approved by the Director of Planning and the County

Forester and Fire Warden, and a bond shall be posted with the Department of Public Works or other verification shall be submitted to the satisfaction of the Department of Regional Planning to ensure the planting of the required trees.

- 8. Within 15 days of the tentative map approval date, remit a \$25 processing fee payable to the County of Los Angeles in connection with the filing and posting of a Notice of Determination in compliance with Section 21152 of the Public Resources Code. The processing fee shall be paid to the Los Angeles County Clerk to accompany the Certificate of Fee Exemption pursuant to Section 711.4 of the Fish and Game Code. No land use project subject to this requirement is final, vested or operative until the fee is paid.
- 9. Within six months of the tentative map approval date and prior to final map recordation, construct a seven foot masonry wall and gates along E. Gage Avenue and install landscaping within the landscape strip along the wall and associated irrigation systems in accordance with the approved Exhibit "A" and the approved landscape plan for Conditional Use Permit Case No. 02-202-(1). To provide screening to prevent graffiti on the wall, three 15-gallon vines shall be planted along the wall within each single-family lot. The wall and landscaping shall be fenced temporarily with non-view obscuring material and such fencing shall be removed upon the sale of each individual single-family lot.
- 10. A final tract map is required for this land division. A waiver is not allowed.
- 11. Prior to final map approval, submit for review and approval by county counsel a deed restriction, covenant or similar document running with the land for the benefit of the County of Los Angeles, suitable for recordation, to ensure the continuing availability of at least 11 lots to low income households and all remaining lots to moderate income households for at least 30 years. The document shall contain remedies for violations of the covenant including but not limited to monetary penalties. Record the approved document in the office of the County Recorder concurrently with the recordation of the final map.
- 12. Pursuant to Chapter 22.72 of the County Code, pay a fee to the Los Angeles County Librarian prior to issuance of any building permit in the amount required by Chapter 22.72 at the time of payment and provide proof of payment to the Department of Regional Planning. The current fee amount is \$666.00 per dwelling unit (\$666.00 X 32 dwelling units = \$21,312.00). The subdivider or its successor in interest may contact the County Librarian at (562) 940-8430 regarding payment of fees.
- 13. The subdivider shall defend, indemnify and hold harmless the County, its agents, officers, and employees from any claim, action or proceeding against the County or its agents, officers, or employees to attack, set aside, void or annul this tract map approval, or related discretionary project approvals, whether legislative or quasi-judicial, which action is brought within the applicable time period of Government Code Section 66499.37 or

any other applicable limitation period. The County shall promptly notify the subdivider of any claim, action or proceeding and the County shall cooperate fully in the defense. If the County fails to promptly notify the subdivider of any claim, action or proceeding, or if the County fails to cooperate fully in the defense, the subdivider shall not thereafter be responsible to defend, indemnify, or hold harmless the County.

- 14. In the event that any claim, action, or proceeding as described above is filed against the County, the subdivider shall within ten days of the filing pay the Department of Regional Planning an initial deposit of \$5,000, from which actual costs shall be billed and deducted for the purpose of defraying the expenses involved in the department's cooperation in the defense, including but not limited to, depositions, testimony, and other assistance to the subdivider or the subdivider's counsel. The subdivider shall also pay the following supplemental deposits, from which actual costs shall be billed and deducted:
 - a. If during the litigation process, actual costs incurred reach 80 percent of the amount on deposit, the subdivider shall deposit additional funds to bring the balance up to the amount of initial deposit. There is no limit to the number of supplemental deposits that may be required prior to completion of litigation.
 - b. At the sole discretion of the subdivider, the amount of an initial or supplemental deposit may exceed the minimum amounts defined herein.

The cost for collection and duplication of records and other related documents will be paid by the subdivider in accordance with Section 2.170.010 of the Los Angeles County Code.

Except as expressly modified hereinabove, this approval is subject to all those conditions set forth in the attached reports recommended by the Los Angeles County Subdivision Committee, consisting of the Department of Public Works, Fire Department, Department of Parks and Recreation, and Department of Health Services.

FINDINGS OF THE REGIONAL PLANNING COMMISSION COUNTY OF LOS ANGELES FOR CONDITIONAL USE PERMIT NO. 02-202-(1)

- 1. The Los Angeles County Regional Planning Commission conducted a duly noticed public hearing in the matter of Conditional Use Permit Case No. 02-202-(1) on October 29, 2003.
- 2. The applicant is proposing to construct an affordable housing project on the subject property.
- 3. A conditional use permit is required to authorize affordable housing concessions pursuant to Section 22.56.202 of the Los Angeles County Code and to ensure compliance with the requirements of the proposed Development Program zone pursuant to Section 22.40.040 of the County Code.
- 4. The subject property is a 1.41-acre site located at the 1500 to 1600 block of E. Gage Avenue in the Compton-Florence Zoned District.
- 5. The subject property is rectangular in shape with level terrain and is bisected by two public streets. The site is currently vacant.
- 6. Residential, commercial and light industrial uses surround the westerly portion of the property to the north, west and south. Single-family residences, duplexes and apartments are located north, east and south on the easterly portion of the property.
- 7. The project site is currently zoned M-1 (Light Manufacturing) and R-3 (Limited Multiple Residence). The current zoning on the subject property became effective on November 22, 1945, following the creation of the Compton-Florence Zoned District and adoption of Ordinance Number 4562. Concurrent with this approval, however, the Commission is recommending that the Board of Supervisors approve Zone Change Case No. 02-202-(1). If approved by the Board of Supervisors, the portion of the subject property zoned M-1 will be zoned R-3-DP (Limited Multiple Residence-Development Program Zone).
- 8. Surrounding zoning is M-1 to the north, west, and south on the westerly portion of the property. There is R-3 zoning to the east, north and south on the easterly portion of the property.
- 9. The proposed project is consistent with the existing R-3 and requested R-3-DP zoning classifications. Pursuant to Section 22.40.040 of the County Code, property in a DP zone may be used for any use permitted in the basic zone, subject to the conditions and limitations of the conditional use permit and approved development program contained therein. Single-family residences are permitted in the R-3 zone pursuant to Section 22.20.260 of the County Code. The proposed density of 32 dwelling units is consistent with the proposed R-3 zoning, which would allow a maximum of 42 dwelling units on the subject property.

- 10. The property is depicted within the Medium Density Residential land use classification on the Los Angeles Countywide General Plan Land Use Policy Map. This land use designation permits residential densities ranging from 12 to 22 dwelling units per acre, which would allow a maximum of 69 dwelling units on the 1.41-acre site. The density of the proposed 32-lot residential development is consistent with this classification. General plan policies also encourage critically needed affordable housing, including low- and moderate-income housing.
- 11. The project has been evaluated using General Plan affordable housing criteria:
 - a. The compatibility of the proposed project, in terms of scale and design, with surrounding land uses and established community character;
 - b. The viability of the proposed project in terms of long term commitment and ability to meet identified low and moderate income housing needs; and,
 - c. The location of the proposed project relative to shopping and employment opportunities, and accessibility to necessary public services and facilities.
- 12. The project provides a range of housing types, increases the supply and diversity of housing and promotes the efficient use of land through a more concentrated pattern of urban development. The proposed project is consistent with the goals and policies of the Los Angeles County General Plan.
- 13. This conditional use permit was heard concurrently with Zone Change Case No. 02-202-(1) and Vesting Tentative Tract Map No. 53967. Approval of Conditional Use Permit No. 02-202-(1) will not become effective unless and until the Board of Supervisors has adopted an ordinance effecting the proposed change of zone and such ordinance has become effective.
- 14. Vesting Tentative Tract Map No. 53967 is a related request to create 32 lots on the subject property.
- 15. The applicant's site plan, labeled Exhibit "A", depicts 32 single-family lots on approximately 1.41 net acres. Lot sizes range from 1842 to 2446 square feet. Four home models are proposed that are 1,370 square feet in size with two-stories and are approximately 21.5 to 24 feet in height. Each proposed home has three bedrooms and an attached two-car garage that is accessed from a 26 foot wide alley (Miramonte Trail) parallel to and north of Gage Avenue. In lieu of providing a rear yard setback, the front yard setback has been increased from the required 15 feet to a range of 19 to 21 feet. A patio area is provided within this front yard setback. One side yard has been eliminated on most lots due to the narrow lot configuration while still providing a minimum of five feet on the other side yard setback to allow for adequate Fire Department access.
- 16. Two letters were submitted to the Regional Planning Commission. One letter was in support of the proposed zone change. The other letter was a petition requesting postponement of the

public hearing to allow community members to testify due to the Metropolitan Transit Authority strike which suspended public transit service.

- 17. At the public hearing, the Regional Planning Commission received oral and written testimony regarding the proposed development. One person testified in opposition to the project due to concerns about the proposed density, the reduced lot sizes, widths and yard setbacks, and graffiti problems in the area.
- 18. The applicant testified that upon completion of the proposed development, each individual single-family lot owner will be required to maintain the wall, gate and vegetation in the front yard. Vertical control joints on the walls will differentiate property lines and individual irrigation systems and vegetation will be installed. To better ensure that subsequent property owners are notified of these requirements and all applicable conditions of the related conditional use permit upon the sale of individual single-family lots, a document shall be recorded which specifies conditions for which individual lot owners are responsible and the conditions shall be translated into other languages as necessary. The applicant testified that the Community Development Commission of the County of Los Angeles ("CDC") requires homebuyer education during the sale of the homes and agreed to expand this homebuyer education process and work with the CDC to ensure that future property owners understand the conditions of the grant.
- 19. The Commission finds that there is a need for mature vegetation to be planted and maintained along the seven-foot masonry wall to be constructed on East Gage Avenue for the prevention of graffiti. The applicant has submitted landscape plans depicting a three-foot landscape strip with three 15-gallon vines planted for each lot. The conditions of approval of this grant shall require the applicant to install protective fencing around the landscaping and wall.
- 20. Access to the proposed development will be provided from Gage Avenue, a dedicated secondary highway with 80 feet of right-of-way. Access will also be provided from Compton Avenue, Makee Avenue, Miramonte Boulevard, Converse Avenue and Miramonte Trail Alley.
- 21. The proposed single-family residential development is compatible with surrounding land use patterns. A mix of single-family and multi-family residential development surrounds the subject property to the east, north and south.
- 22. Pursuant to Section 22.56.202 of the County Code, concessions to make the provision of affordable housing units economically feasible may be requested if the development contains five or more dwelling units and at least 20 percent of the dwelling units are provided for lower income households. The applicant's reservation of 11 units for lower income

- households, representing 32% of the dwelling units, meets the 20 percent requirement for the affordable housing concessions.
- 23. The proposed use is subject to the development standards and requirements applicable to the R-3 zone, as set forth in Sections 22.20.260 through 22.20.330 of the County Code, as well as the requirements of the DP zone, pursuant to Sections 22.40.030 through 22.40.080 of the County Code.
- 24. The project complies with Section 22.20.300 of the County Code in that no dwelling units or other structures exceed a height of 35 feet above grade. The proposed dwelling units range from 21.5 to 24 feet in height.
- 25. The density of the proposed development complies with the requirements of Section 22.20.310 of the County Code.
- 26. Section 22.20.320 of the County Code requires a front yard setback of not less than 15 feet, interior side yard setbacks of not less than five feet, and rear yard setbacks of not less than 15 feet on properties in the R-3 zone. The applicant has requested a waiver of the 15-foot rear yard setback requirement and a modification of the five-foot side yard setback, and the Commission hereby grants the requested waiver, as a concession for providing affordable housing pursuant to Section 22.56.202 of the County Code. The five-foot side yard setback shall be waived on one side of each lot and only one side yard setback ranging from six to ten feet shall be required for each lot, except for Lot Nos. 16 and 27 which shall have two five foot side yards, and Lot No. 10 which shall have one seven foot side yard and one ten foot side yard.
- 27. Sections 22.20.320 and 22.48.160 of the County Code provide that in the R-3 zone, fences and walls within the required 15-foot front yard setback shall not exceed a height of 3'6". The applicant is proposing a seven-foot high wall and interspersed eight-foot high entry gate within the front yard setback as recommended by the Department of Health Services and requests a modification of the maximum wall height as an additional concession for providing affordable housing. The Commission hereby grants the requested modification.
- 28. Section 22.20.330 of the County Code requires parking to be provided as required by Part 11 of Chapter 22.52 of the County Code. Section 22.52.1180 of Part 11 requires two covered standard automobile parking spaces for each single-family residence. The Exhibit "A" (dated July 17, 2003) submitted by the permittee depicts two covered parking spaces for each single-family residence for a total of 64 covered parking spaces. The proposed project complies with the parking requirement.
- 29. Pursuant to Section 22.52.630 of the County Code, all required fences or walls which are open to public view from any street or highway shall be provided with at least one square

foot of landscaping for each linear foot of such frontage; no landscaping shall be developed with a horizontal dimension of less than three feet. The applicant's landscaping plan and Exhibit "A" show that the project is in compliance with this requirement.

- 30. The applicant has submitted a draft covenant indicating that 11 dwelling units are affordable housing units to be provided for low income households and intended to be continuously reserved for low income households for a minimum of 30 years, pursuant to Section 22.56.202 of the County Code. The conditions of approval of this grant will require the recordation of the covenant, which shall run with the land for the benefit of the County of Los Angeles.
- 31. The applicant has submitted purchase sale prices for dwelling units of comparable size and type within the market area of the subject property, financial information supporting the need for the concessions requested, and the reasons why they are necessary to make the affordable housing units economically feasible pursuant to Section 22.56.202 of the County Code.
- 32. In addition to the setback and wall height modifications described above, the applicant has requested and the Regional Planning Commission has granted the following concessions to make the provision of the proposed lower income housing units economically feasible:
 - a. To reduce the lot widths and street frontages on all lots from the required 50 feet to a range of 26 to 37 feet, as depicted on the tentative tract map.
 - b. To reduce the lot areas of all lots from the required 5,000 square feet to a range of 1,842 square feet to 2,446 square feet, as depicted on the tentative tract map.
- 33. The Community Development Commission of the County of Los Angeles supports and partially funds the proposed project.
- 34. The applicant has submitted a development program, consisting of a site plan and progress schedule, which complies with the requirements of Section 22.40.050 of the County Code.
- 35. As a condition of approval of this grant, the applicant will be required to comply with all applicable development program conditions as set forth in County Code Section 22.40.070.
- 36. An Initial Study was prepared for this project and circulated for public review in compliance with the California Environmental Quality Act (Public Resources Code Section 21000 et. seq.) and the environmental document reporting procedures and guidelines of the County of Los Angeles. The Initial Study showed that there is no substantial evidence that the project may have a significant effect on the environment. Based on the Initial Study, the Department of Regional Planning has prepared a Negative Declaration for this project. The project is *de minimus* in its effect on fish and wildlife resources. Therefore, the project is exempt from California Department of Fish and Game fees pursuant to Section 711.4 of the California Fish and Game Code.

- 37. Approval of this conditional use permit is conditioned on the permittee's compliance with the attached conditions of approval as well as the conditions of approval for Vesting Tentative Tract Map No. 53967.
- 38. The applicant has demonstrated the suitability of the subject property for the proposed use. Establishment of the proposed use at such location is in conformity with good zoning practice. Compliance with the conditions of approval will ensure compatibility with surrounding land uses and consistency with all applicable General Plan policies.
- 39. The proposed project at the location proposed has been designed to be compatible with the surrounding area in terms of land use patterns, design, and established community character because the proposed single-family lots would be consistent with the existing single-family residential neighborhood.
- 40. The proposed project will provide eleven dwelling units for lower income households, thereby assisting in satisfying affordable housing needs, and through the requirements of the Development Program Zone and the Covenants, Codes and Restrictions, will be viable in terms of continuing availability to meet such housing needs.
- 41. The proposed project is proximate to public transit, shopping, and employment centers. A new commercial shopping center has been developed to the west of the subject property. The site is located within a half mile of the Metro Blue Line Slauson Station and the Slauson Station Transit Oriented District.

BASED ON THE FOREGOING, THE REGIONAL PLANNING COMMISSION CONCLUDES:

- A. That the proposed use with the attached conditions and restrictions will be consistent with the adopted General Plan;
- B. With the attached conditions and restrictions, that the requested use at the proposed location will not adversely affect the health, peace, comfort, or welfare of persons residing or working in the surrounding area, will not be materially detrimental to the use, enjoyment, or valuation of property of other persons located in the vicinity of the site, and will not jeopardize, endanger, or otherwise constitute a menace to the public health, safety and general welfare;
- C. That the proposed site is adequate in size and shape to accommodate the yards, walls, fences, parking and loading facilities, landscaping and other development features prescribed in Title 22 of the Los Angeles County Code, or as is otherwise required in order to integrate said use with the uses in the surrounding area;

- D. That the proposed site is adequately served by highways or streets of sufficient width and improved as necessary to carry the kind and quantity of traffic such use would generate, and by other public or private service facilities as are required;
- E. That the proposed project at the proposed location has been designed to be compatible with the surrounding area in terms of land use patterns, design, and established community character;
- F. That the proposed project will assist in satisfying affordable housing needs, and is viable in terms of continuing availability to meet such housing needs;
- G. That the proposed project will not cause or add to an undue concentration of affordable housing units in the surrounding community;
- H. That the proposed project will be reasonably proximate to public transit, shopping and employment centers;
- I. That the requested incentives or concessions are required to make the affordable housing units economically feasible; and
- J. That the development program submitted provides necessary safeguards to insure completion of the proposed development by the applicant, forestalling substitution of a lesser type of development contrary to the public convenience, welfare or development needs of the area.

AND, THEREFORE, the information submitted by the applicant and presented at the public hearing substantiates the required findings for a Conditional Use Permit as set forth in Sections 22.40.060, 22.56.090 and 22.56.202, Title 22, of the Los Angeles County Code (Zoning Ordinance).

REGIONAL PLANNING COMMISSION ACTION:

- 1. After review and consideration of the attached Negative Declaration together with any comments received during the public review process, the Regional Planning Commission finds on the basis of the whole record before the Commission that there is no substantial evidence the project will have a significant effect on the environment, finds that the Negative Declaration reflects the independent judgment and analysis of the Commission, and adopts the Negative Declaration.
- 2. In view of the findings of fact and conclusions presented above, Conditional Use Permit Case No. 02-202-(1) is **APPROVED** subject to the attached conditions and further subject to approval by the Board of Supervisors of Zone Change Case No. 02-202-(1).

DEPARTMENT OF REGIONAL PLANNING CONDITIONAL USE PERMIT CASE NO. 02-202-(1)

CONDITIONS:

1. This grant authorizes the use of the subject property for 32 affordable single-family residential lots, with reduced lot area, street frontage, lot width and yard setbacks and increased permitted wall height, as depicted on the approved Exhibit "A", subject to all of the following conditions of approval.

Exhibit "A" Date: 7-17-2003

- 2. Unless otherwise apparent from the context, the term "permittee" shall include the applicant and any other person, corporation, or entity making use of this grant.
- 3. This grant shall not be effective for any purpose until the permittee, and the owner of the subject property if other than the permittee, have filed at the office of the Department of Regional Planning their affidavit stating that they are aware of, and agree to accept, all the conditions of this grant and that the conditions have been recorded as required by Condition No. 6, and until all required monies have been paid pursuant to Condition No. 7. Further, this grant shall not become effective unless and until the Board of Supervisors has approved Zone Change Case No. 02-202-(1) and an ordinance reflecting such change has become effective.
- 4. If any provision of this grant is held or declared to be invalid, the permit shall be void and the privileges granted hereunder shall lapse.
- 5. Notice is hereby given that any person violating a provision of this grant is guilty of a misdemeanor. Notice is further given that the Regional Planning Commission or Hearing Officer may, after conducting a public hearing, revoke or modify this grant, if it finds that these conditions have been violated or that this grant has been exercised so as to be detrimental to the public health or safety or so as to be a nuisance.
- 6. Within 30 days of the approval date of this grant, the terms and conditions of the grant shall be recorded in the office of the County Recorder. In addition, upon any transfer or lease of the subject property during the term of this grant, the permittee shall promptly provide a copy of the grant and its terms and conditions to the transferee or lessee, as applicable, of the subject property.
- 7. Within 15 days of the approval date of this grant, the permittee shall remit a \$25 processing fee payable to the County of Los Angeles in connection with the filing and posting of a Notice of Determination in compliance with Section 21152 of the Public Resources Code. The processing fee shall be paid to the Los Angeles County Clerk to accompany the Certificate of Fee Exemption pursuant to Section 711.4 of the Fish and Game Code. No land use project subject to this requirement is final, vested or operative until the fee is paid.

- 8. The permittee shall defend, indemnify and hold harmless the County of Los Angeles, its agents, officers, and employees from any claim, action, or proceeding against the County or its agents, officers, or employees to attack, set aside, void or annul this permit approval, which action is brought within the applicable time period of Government Code Section 65009 or any other applicable limitation period. The County shall notify the permittee of any claim, action or proceeding and the County shall reasonably cooperate in the defense.
- 9. In the event that any claim, action, or proceeding as described above is filed against the County, the permittee shall within ten days of the filing pay the Department of Regional Planning an initial deposit of \$5,000.00 from which actual costs shall be billed and deducted for the purpose of defraying the expense involved in the department's cooperation in the defense, including but not limited to, depositions, testimony, and other assistance to the permittee or permittee's counsel. The permittee shall also pay the following supplemental deposits, from which actual costs shall be billed and deducted:
 - a. If during the litigation process, actual costs incurred reach 80 percent of the amount of deposit, the permittee shall deposit additional funds sufficient to bring the balance up to the amount of the initial deposit. There is no limit to the number of supplemental deposits that may be required prior to completion of the litigation; and
 - b. At the sole discretion of the permittee, the amount of an initial or supplemental deposit may exceed the minimum amounts defined herein.

The cost for collection and duplication of records and other related documents will be paid by the permittee in accordance with Section 2.170.010 of the Los Angeles County Code.

- 10. This grant shall expire unless used within two years after the recordation of a final map for Vesting Tentative Tract Map No. 53967. In the event that Vesting Tentative Tract Map No. 53967 should expire without the recordation of a final map, this grant shall terminate upon the expiration of the tentative map. Entitlement to the use of the property thereafter shall be subject to the regulations then in effect
- 11. The subject property shall be graded, developed and maintained in substantial compliance with the approved Exhibit "A". An amended or revised tentative tract map approved for Vesting Tentative Tract Map No. 53967 may, at the discretion of the Director of Planning, constitute a revised Exhibit "A." All revised plans require the written authorization of the property owner.
- 12. All development shall comply with the requirements of the Zoning Ordinance and of the specific zoning of the subject property unless specifically modified by this grant, as set forth in these conditions or shown on the approved plans.

- 13. The development of the subject property shall comply with all requirements and conditions approved for Vesting Tentative Tract Map No. 53967.
- 14. The area of individual lots shall substantially conform to that shown on the approved Exhibit "A."
- 15. The following modifications to the development standards shall apply:
 - a. Reduced lot widths and street frontages from the required 50 feet to a range of 26 to 37 feet, as depicted on the approved Exhibit "A".
 - b. Reduced lot areas from the required 5,000 square feet to a range of 1,842 square feet to 2,446 square feet, as depicted on the approved Exhibit "A".
 - c. Waiver of the 15-foot rear yard setback requirement, as depicted on the approved Exhibit "A".
 - d. Waiver of the five-foot side yard setback requirement on one side of each lot and authorization for only one side yard setback ranging from six to ten feet, except for Lot Nos. 16 and 27 which shall have two five-foot side yards, and Lot No. 10 which shall have one seven-foot and one ten-foot side yard.
 - e. Modification of the maximum permitted wall height of three and a half feet to allow a seven-foot high wall and interspersed eight-foot high entry gate within the front yard setback, as depicted on the approved Exhibit "A".
- 16. At least 11 single-family lots shall be reserved for lower income households (80% or less of median income) and all remaining single-family lots shall be reserved for moderate income households (120% or less of median income).
- 17. Within six months of the approval date of this grant and prior to recordation of the final map for Vesting Tentative Tract Map No. 53967, the permittee shall construct a seven-foot masonry wall and gates along E. Gage Avenue and install landscaping within the landscape strip along the wall and associated irrigation systems in accordance with the approved Exhibit "A" and the approved landscape plan. To provide screening to prevent graffiti on the block wall, three 15-gallon vines shall be planted along the block wall within each single-family lot. The wall and landscaping shall be fenced temporarily with non-view obscuring material and such fencing shall be removed upon the sale of each individual single-family lot.
- 18. No structure shall exceed 35 feet in height, except for chimneys and rooftop antennas.
- 19. A minimum of 64 standard automobile parking spaces, as depicted on the approved Exhibit "A", shall be provided and continuously maintained on the subject property, developed to the specifications listed in Section 22.52.1060 of the County Code. There shall be at least two covered parking spaces designated for each dwelling unit. The required parking spaces shall be continuously available for vehicular parking only and shall not be used for storage, automobile repair, or any other unauthorized use.

- 20. No grading permit shall be issued prior to the recordation of a final map except as authorized by the Director of Planning.
- 21. The development of the subject property shall comply with all requirements and conditions approved for Vesting Tentative Tract Map No. 53967.
- 22. All utilities shall be placed underground. Prior to the issuance of any building permit, the permittee shall provide evidence that contractual arrangements have been made with the local utilities to install underground all new facilities necessary to furnish services in the proposed development.
- 23. All structures shall comply with the requirements of the Division of Building and Safety of the Los Angeles County Department of Public Works.
- 24. Detonation of explosives or any other blasting device or material is prohibited unless required permits have been obtained and adjacent property owners have been notified.
- 25. All grading and construction on the subject property and appurtenant activities, including engine warm-up, shall be restricted to the hours between 7:00 a.m. and 6:00 p.m. No Saturday, Sunday or holiday operations are permitted. All stationary construction noise sources shall be sheltered or enclosed to minimize adverse effect on nearby residences and neighborhoods. Generator and pneumatic compressors shall be noise protected in a manner that will minimize noise inconvenience to adjacent residences.
- 26. The permittee shall implement a dust control program during grading and construction to the satisfaction of the Director of Planning and the Director of Public Works.
- 27. All material graded shall be sufficiently watered to prevent excessive amounts of dust during the construction phase. Watering shall occur at least twice daily with complete coverage, preferably in the late morning and after construction or grading activities is done for the day. All clearing, grading, earth moving or excavation activities shall cease during periods of high wind (i.e. greater than 20 mph average over one hour) to prevent excessive amounts of dust. Any materials transported off-site shall be either sufficiently watered or securely covered to prevent excessive amount of dust.
- 28. The permittee shall, upon commencement of any grading activity allowed by this grant, diligently pursue all grading to completion.
- 29. No construction equipment or vehicles shall be parked or stored on any existing public or private streets.

- 30. The permittee shall obtain all necessary permits from the Los Angeles County Department of Public Works and shall maintain all such permits in full force and effect as required throughout the life of this permit.
- 31. All construction and development within the subject property shall comply with the applicable provisions of the Uniform Building Code and the various related mechanical, electrical, plumbing, fire, grading and excavation codes as currently adopted by the County of Los Angeles.
- 32. All structures, walls and fences open to public view shall remain free of extraneous markings, drawings, or signage. These shall include any of the above that do not directly relate to the use of the property, or that do not provide pertinent information about the premises. The only exceptions shall be seasonal decorations or signage provided under the auspices of a civic or non-profit organization.
- 33. In the event any such extraneous markings occur, the permittee shall remove or cover said markings, drawings, or signage within 24 hours of such occurrence, weather permitting. Paint utilized in covering such markings shall be of a color that matches, as closely as possible the color of the adjacent surfaces.
- 34. The permittee shall utilize water-saving devices and technology in the construction of this project to the extent feasible and consistent with Los Angeles County Building and Plumbing Codes.
- 35. The property shall be developed and maintained in compliance with all applicable requirements of the Los Angeles County Department of Health Services. Adequate water and sewage disposal facilities shall be provided to the satisfaction of said department.
- 36. Pursuant to Chapter 22.72 of the County Code, the permittee, shall pay a fee to the Los Angeles County Librarian prior to issuance of any building permit in the amount required by Chapter 22.72 at the time of payment and provide proof of payment to the Department of Regional Planning. The current fee amount is \$666.00 per dwelling unit (\$666.00 X 32 dwelling units = \$21,312.00). The permittee may contact the County Librarian at (562) 940-8430 regarding payment of fees.
- 37. Prior to the issuance of any building permit, the permittee shall pay all required school mitigation fees.
- 38. Prior to the issuance of any grading or building permit, a site plan shall be submitted to and approved by the Director of Planning indicating that the proposed construction and associated grading complies with the conditions of this grant and the standards of the zone.

- 39. The property shall be developed and maintained in substantial conformance with the approved Exhibit "A". An amended or revised tentative tract map approved for Vesting Tentative Tract Map No. 53967 may, at the discretion of the Director, constitute a revised Exhibit "A." In the event that subsequent revised plans are submitted, the permittee shall submit three (3) copies of the proposed plans to the Director of Planning for review and approval. All revised plans shall be accompanied by the written authorization of the property owner.
- 40. Within 60 days of the approval date of this grant, three copies of a revised landscape plan, shall be submitted to and approved by the Director of Planning. The landscape plan shall show size, type, and location of all plants, trees, and sprinkler facilities, including all landscaping and irrigation required by Condition No. 17. All landscaping shall be maintained in a neat, clean, and healthful condition, including proper pruning, weeding, litter removal, fertilizing and replacement of plants when necessary. To the maximum extent feasible and consistent with the conditions of this grant, drought-tolerant plants shall be utilized. Watering facilities shall consist of a permanent water-efficient irrigation system, such as "bubblers" or drip irrigation, for irrigation of all landscaped areas except where there is turf or other ground cover.
- 41. The permittee shall comply with the NPDES requirements of the California Regional Water Quality Control Board (RWQCB) and the Los Angeles County Department of Public Works prior to the issuance of any grading permit. In addition, permittee shall submit a copy of the Phase I and Phase II Environmental Assessment Report to the RWQCB at the time an NPDES permit application is applied for.
- 42. Prior to the issuance of a grading permit, the permittee shall make financial arrangements with Southern California Water Company for water service including the abandonment of the water mains which traverse the property and the installation of water mains in the alley north of the property so that the existing water system northerly of the development will not be cut off from water system circulation flows. In addition, the permittee shall make additional water system improvements as necessary to satisfy the requirements of the County Fire Department for fire protection flows and fire hydrants.
- 43. Roadway and pedestrian access to Thomas A. Edison Middle School (TAEMS) and Miramonte Elementary School (MES) shall not be blocked or hindered during construction activities. The permittee shall contact the Los Angeles Unified School District (LAUSD) transportation branch prior to construction to insure that school bus routes are not obstructed. LAUSD shall be notified in advance of all expected construction dates and times.
- 44. The permittee shall take all necessary precautions such as fencing, barriers, or security patrols to minimize trespassing, vandalism, and short-cut attractions within the project boundaries.

CONDITIONAL USE PERMIT CASE NO. 02-202-(1) CONDITIONS

- 45. If during construction of the project, soil contamination is suspected, construction in the area shall stop, and appropriate health and safety procedures shall be implemented to the satisfaction of the Department of Health Services. If it is determined that contaminated soils exist, remediation shall be conducted to the satisfaction of the Department of Health Services and the Regional Water Quality Control Board.
- 46. Prior to the issuance of any building permit, the permittee shall demonstrate compliance with State Seismic Hazard Safety laws to the satisfaction of the Department of Public Works.
- 47. Prior to the issuance of any grading permit, the project design shall provide for the filtering of flows to capture contaminants originating from the project site to the satisfaction of and approval by the Department of Public Works.
- 48. The permittee shall comply with the Standard Urban Stormwater Mitigation Plan Requirements to the satisfaction of the Department of Public Works.
- 49. Prior to the issuance of any building permit, the permittee shall submit a design of the proposed project to the Department of Health Services for review and approval to ensure that exterior noise levels within the proposed project shall not exceed 65 CNEL and the noise level in the interior of the proposed dwelling units shall not exceed 45 CNEL. The permittee shall be assisted by the Los Angeles County Community Development Commission's noise mitigation.
- 50. Prior to the issuance of any building permit, the permittee shall pay to Caltrans all required equitable share responsibility traffic fees in accordance with the formula (Methodology for Calculating Equitable Mitigation Measures) contained in Caltrans' Traffic Impact Study Guide.
- 51. During construction, all large-size truck trips shall be limited to off-peak commute periods.
- 52. During construction, the permittee shall obtain a Caltrans transportation permit for any transportation of heavy construction equipment and/or materials which requires the use of oversized-transport vehicles on state highways.
- 53. The following development program conditions shall apply:
 - a. No building or structure of any kind except a temporary structure used only in the developing of the property according to the development program shall be built, erected, or moved onto any part of the property.
 - b. All improvements shall be completed prior to the occupancy of any structures.

- 54. The following affordable housing conditions shall apply:
 - a. All dwelling units shall be reserved for lower or moderate income households, with an affordable housing cost as defined in Section 50052.5 of the Health and Safety Code; and
 - b. The affordable housing units shall be dispersed throughout the proposed project and shall be compatible with the exterior design of other units in the project in terms of appearance, materials, and finished quality as depicted on the approved Exhibit "A"; and
 - c. At least 11 lots to shall be reserved for lower income households and all remaining lots shall be reserved for moderate income households for a minimum period of 30 years; and
 - d. Prior to approval of the final map for Vesting Tentative Tract Map No. 53967, the permittee shall submit for review and approval by county counsel a deed restriction, covenant or similar document running with the land for the benefit of the County of Los Angeles, suitable for recordation, to ensure the continuing availability of at least 11 lots to lower income households and all remaining lots to moderate income households for at least 30 years. The document shall contain remedies for violations of the covenant including but not limited to monetary penalties. The approved document shall be recorded in the office of the County Recorder prior to or concurrently with the recordation of the final map for Vesting Tentative Tract Map No. 53967; and
 - e. The reserved lower income dwelling units shall be constructed and offered for sale concurrently with or prior to the construction and sale of the moderate income dwelling units in the development project unless specifically deemed inappropriate; and
 - f. Prior to final map approval, the permittee shall submit a form of security such as, but not limited to, letters of credit in an amount sufficient to ensure completion of all dwelling units reserved for lower income households, to the satisfaction of the Department of Regional Planning.
- 55. The following conditions shall be recorded in the office of the County Recorder concurrently with the recordation of the final map for Tentative Tract Map No. 53967 and shall be expressly made applicable to each lot. These conditions shall also be referenced in the Deed of Trust provided by the Community Development Commission of the County of Los Angeles ("CDC") to future purchasers of the lots. The permittee shall translate these conditions into other languages and make these translations available to future individual single-family lot owners as necessary.

- a. There shall be at least two covered parking spaces designated for each single-family residence. The required parking spaces shall be continuously available for vehicular parking only and shall not be used for storage, automobile repair, or any other unauthorized use.
- b. The wall, gate, landscaping and irrigation system located within the front yard shall be continuously and properly maintained in good condition and replaced as necessary.
- c. All structures, walls and fences open to public view shall remain free of extraneous markings, drawings, or signage. These shall include any of the above that do not directly relate to the use of the property, or that do not provide pertinent information about the premises. The only exceptions shall be seasonal decorations or signage provided under the auspices of a civic or non-profit organization.
- d. In the event any such extraneous markings occur, they shall be removed or covered within 24 hours of such occurrence, weather permitting. Paint utilized in covering such markings shall be of a color that matches, as closely as possible the color of the adjacent surfaces.

	·	



Los Angeles County Department of Regional Planning 320 West Temple Street, Los Angeles, California 90012 Telephone (213) 974-6433

PROJECT No. ZONE CHANGE, CUP 02-202-(1)
TRACT MAP NO. 53967

RPC/HO MEETING DATE
November 19, 2003
AGENDA ITEM
7
PUBLIC HEARING DATE
October 29, 2003

		October 20, 2000	
APPLICANT	OWNER		REPRESENTATIVE
Merona Enterprises, Inc.	Merona Enterprises, Inc.		EGL Associates

REQUEST

Tentative Tract Map: To create 32 single-family lots on 1.41 net acres (3.16 gross acres)

Zone Change: From M-1 (Light Manufacturing) Zone to R-3-DP (Limited Multiple Residence, Development Program) Zone on a portion of the subject property between Compton Ave. and Makee Ave.

Conditional Use Permit: To authorize concessions for the affordable housing development and ensure compliance with

requirements for a Development Program Zone

requirements for a bove	Mephrenia regional action			
LOCATION/ADDRESS		ZONED DISTRICT		
1500-1600 block of E. Gage Avenue		Compton-Florence		
ACCESS		COMMUNITY		
ACCESS Compton Ave., Makee Ave., Miramonte Blvd., Converse Ave.		EXISTING ZONING M-1 (Light Manufacturing), R-3 (Limited Multiple Residence)		
SIZE EXISTING LAND USE		SHAPE Rectangular	TOPOGRAPHY Flat terrain	
1.41 net acres Vacant 3.16 gross acres		rectangular		

SURROUNDING LAND USES & ZONING

South: Single & multi-family residence, manufacturing; R-3, M-1 | West: Commercial shopping center; M-1

GENERAL PLAN	DESIGNATION	MAXIMUM DENSITY	CONSISTENCY
Los Angeles County-wide General Plan	Medium Density Residential (12-22 du/ac)	69 dwelling units	Yes

ENVIRONMENTAL STATUS

Mitigated Negative Declaration

DESCRIPTION OF SITE PLAN

The subject property has flat topography and is rectangular in shape bisected by two streets. The site is currently vacant. The proposed lot sizes range from 1,842 square feet to 2,099 square feet with lot widths ranging from 26 to 37 feet.

KEY ISSUES

- This is an affordable housing project where 11 lots are reserved for lower income households and 21 lots are reserved for moderate income households. The project requests reduced lot areas, lot widths, street frontages and yard setbacks.
- A portion of the property is currently zoned M-1 and the applicant requests a zone change to R-3-DP.
- The subject property is located in the proposed Florence-Firestone Community Standards District and the portion of the property zoned M-1 was recommended to be re-zoned to C-3 (Unlimited Commercial).

(If more space is required, use opposite side)

TO BE COMPLETED ONLY ON CASES TO BE HEARD BY THE BOARD OF SUPERVISORS

STAFF CONTACT PERSON					
Annie Lin or Ellen Fitzgerald					
RPC HEARING DATE (S)	RPC ACTION DATE	RPC RECOMMENDATION			
October 29, 2003	November 19, 2003	Approval			
MEMBERS VOTING AYE	MEMBERS VOTING NO	MEMBERS ABSTAINING			
Helsley, Valadez, Bellamy, Rew, Modugno					
STAFF RECOMMENDATION (PRIOR TO HEARING)					
Approval					
SPEAKERS*	PETITIONS	LETTERS			
(O) 1 (F) 3 (Applicant)	(O) 1 (12 signatures) (F) 1 (50 signatures)	(O) 1 (F) 2			

COMMITTEE RECOMMENDATION (Subject to revision based on public hearing)
No improvements20 Acre Lots10 Acre Lots2½ Acre LotsSect 191.2
X Street Trees Inverted ShoulderX_Sidewalks Off Site Pavingft.
☐ Water Mains and Hydrants
☐ Drainage Facilities
⊠ Sewer
□ Park Dedication "In-Lieu Fee"
SPECIAL INDIVIDUAL DEPARTMENT CONCERNS
Engineer
Road
Flood
Forester & Fire Warden
Parks & Rec.
Health
Planning
ISSUES AND ANALYSIS
 The requested lot area, lot width, street frontage and yard setback reductions are significant. The applicant proposes lot sizes ranging from 1,842 to 2,099 square feet, reduced from the required 5000 square feet, and street frontages and lot widths ranging from 26 to 37 feet, reduced from the required 50 feet. In addition, the applicant proposes lots with no rear yards and only one five feet side yard. Although the modification requests are significant, these concessions are warranted due to the property configuration and are necessary for the proposed density and feasibility of the single-family affordable housing project. The tentative tract map has been submitted as a vesting map. Although it is located within the proposed Florence Firestone Community Standards District (CSD), if the project is approved prior to the effectuation of the CSD, the project need only comply with current ordinances in effect and project conditions imposed by the RPC and BOS.
Prepared by: Annie Lin

COUNTY OF LOS ANGELES
DEPARTMENT OF PUBLIC WORKS
LAND DEVELOPMENT DIVISION - SUBDIVISION
TRACT NO. 53967 (Rev.)

Page 1/2

TENTATIVE MAP DATED <u>07-17-2003</u> EXHIBIT "A" MAP DATED <u>07-17-2003</u>

The following reports consisting of 10 pages are the recommendations of Public Works.

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. Details and notes shown on the tentative map are not necessarily approved. Any details or notes which may be inconsistent with requirements of ordinances, general conditions of approval, or Department policies must be specifically approved in other conditions, or ordinance requirements are modified to those shown on the tentative map upon approval by the Advisory agency.
- 2. Easements are tentatively required, subject to review by the Director of Public Works to determine the final locations and requirements.
- 3. Easements shall not be granted or recorded within areas proposed to be granted, dedicated, or offered for dedication for public streets, highways, access rights, building restriction rights, or other easements until after the final map is filed with the Registrar-Recorder/County Clerk's Office. If easements are granted after the date of tentative approval, a subordination must be executed by the easement holder prior to the filing of the final map.
- 4. In lieu of establishing the final specific locations of structures on each lot/parcel at this time, the owner, at the time of issuance of a grading or building permit, agrees to develop the property in conformance with the County Code and other appropriate ordinances such as the Building Code, Plumbing Code, Grading Ordinance, Highway Permit Ordinance, Mechanical Code, Zoning Ordinance, Undergrounding of Utilities Ordinance, Water Ordinance, Sanitary Sewer and Industrial Waste Ordinance, Electrical Code, and Fire Code. Improvements and other requirements may be imposed pursuant to such codes and ordinances.
- 5. All easements existing at the time of final map approval must be accounted for on the approved tentative map. This includes the location, owner, purpose, and recording reference for all existing easements. If an easement is blanket or indeterminate in nature, a statement to that effect must be shown on the tentative map in lieu of its location. If all easements have not been accounted for, submit a corrected tentative map to the Department of Regional Planning for approval.
- 6. Adjust, relocate, and/or eliminate lot lines, lots, streets, easements, grading, geotechnical protective devices, and/or physical improvements to comply with ordinances, policies, and standards in effect at the date the County determined the application to be complete all to the satisfaction of Public Works.

TENTATIVE MAP DATED <u>07-17-2003</u> EXHIBIT "A" MAP DATED <u>07-17-2003</u>

- 7. Quitclaim or relocate easements running through proposed structures.
- 8. A final tract map must be processed through the Director of Public Works prior to being filed with the Registrar-Recorder/County Clerk's Office.
- 9. Prior to submitting the tract map to the Director of Public Works for examination pursuant to Section 66442 of the Government Code, obtain clearances from all affected Departments and Divisions, including a clearance from the Subdivision Mapping Section of the Land Development Division of the Department of Public Works for the following mapping items; mathematical accuracy; survey analysis; and correctness of certificates, signatures, etc.
- 10. A final guarantee will be required at the time of filing of the final map with the Registrar-Recorder/County Clerk's Office.
- 11. Provide addressing information in Microsoft Excel format to the satisfaction of Public Works.

HW/for

Name Barry S. Witler

Phone <u>(626) 458-4915</u>

Date Rev. 09-22-2003



COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS LAND DEVELOPMENT DIVISION SUBDIVISION PLAN CHECKING SECTION DRAINAGE AND GRADING UNIT

TRACT NO. <u>53967</u>

REVISED TENTATIVE MAP DATED <u>07/17/03</u> EXHIBIT "A" MAP <u>07/17/03</u>

DRAII	NAGE CONDITIONS
[X]	Approval of this map pertaining to drainage is recommended.
GRAD	DING CONDITIONS:
[X]	A grading plan and soil and geology report must be submitted and approved prior to approval of the final map.
0	To clear the final map, the grading plans must show and call out the construction of at least all the drainage devices and details, the paved driveways, the elevation and drainage of all pads, and the SUSMP devices.
[X]	A deposit is required to review documents and plans for final map clearance in accordance with Section 21.36.010(c) of the Subdivision Ordinance.
[X]	Comply with the requirements of the drainage concept / Standard Urban Stormwater Mitigation Plan (SUSMP) plan which was conceptually approved on <u>09/10/03</u> to the satisfaction of Public Works.
Δ.	
De la companya di santa di san	
a v	
1 mm 1 mm	

Sheet 1 of 1

County of Los Angeles Department of Public Works GEOTECHNICAL AND MATERIALS ENGINEERING DIVISION **GEOLOGIC REVIEW SHEET**

900 So. Fremont Ave., Alhambra, CA 91803

TEL. (626) 458-4925

DISTRIBUTION Geologist

1 Soils Engineer

1 GMED File

1 Subdivision

TENTA	ATIVE T	RACT 53967, Gage Ave		TED 07-17-03, 2nd Revision, Exhibit A
	VIDER		LOCATION	Florence
ENGIN	-	EGL, Hank Jong		
GEOL	OGIST		REPORT DATE	
SOILS	ENGIN	EER Environmental Geotech Lab	REPORT DATE	08-12-02
[X]	TENTA MAP,	THE FOLLOWING CONDITIONS MUST B	E FULFILLED:	OR TO FILING THE FINAL LAND DIVISION to assure that all geotechnical (geology and
,	Γ _ν ,1	soils) factors have been properly evaluate	d.	
	[X]	based on a detailed soils engineering repo with the tentative map and conditions as a prior to the completion and acceptance of	rt and show all recommends oproved by the Planning Cor grading, corrective geologic	
	[X]	All geotechnical hazards associated with	or	
		Geology and Soils Sections, and dedica structures within the restricted use areas.	te to the County the right t	nd/or soils engineer, to the satisfaction of the oprohibit the erection of buildings or other
	[]	A statement entitled: "Geotechnical Note(s access and building areas for Lot(s) No(s) by	s), Potential Building Site: Fo ,dated	r grading and corrective work requirements for refer to the Soils Report(s) ."
	[X]	The Soils Engineering review dated 8	<u>ルー0ろ</u> is attached.	
[X]	TENT DIVIS	TATIVE MAP IS APPROVED FOR FEASIB SION OF LAND:	ILITY. THE FOLLOWING	INFORMATION IS APPLICABLE TO THIS
	[]	Subdivision Code.		21.48.140 of the Los Angeles County Title 21
	[X]	The subdivider is advised that approval of system.	f this division of land is contir	ngent upon the installation and use of a sewe
	[X]	A soils engineering report may be requir	ed prior to approval of build	ing or grading plans.
	[X]	Geotechnical Recordation Map verification	on deposit estimate <u>6</u> ho	ours.
	[]	Groundwater is less than 10 feet from th	e ground surface on lots	
		11+5-16	1/1	
Prepa	ared by	Kalent O Thomas	Reviewed by	Date 08-11-03

COUNTY OF LOS ANGELES DEPARTMENT OF PUBLIC WORKS GEOTECHNICAL AND MATERIALS ENGINEERING DIVISION

SOILS ENGINEERING REVIEW SHEET

Address:	900 S. Fremont Ave.	District Office 4
Address.	Alhambra, CA 91803	Job No. <u>LX001129</u>
Telephone		Sheet 1 of 1
	` '	DISTRIBUTION:
		Drainage and Grading
	Tract Map <u>53967</u>	Geo/Soils Central File
Location _	Gage Avenue, Florence	Geo/Soils Central File District Engineer
Developer	r/Owner Merona Enterprises	
	Architect EGL	Soils Engineer
	neer	Engineer/Architect
Geologist		Liigiilooi// tiolittooi
Review of	f:	
Dayland T	Fentative Tract Map an Exhibit A Dated By Regional Planning	7/17/03
Previous	review sheet dated 3/12/03	· ·
1 1CVICUS		
ACTION:		
Tentative	Map feasibility is recommended for approval, subject to condition	ons below:
REMARK	· · · · · · · · · · · · · · · · · · ·	
1. A	k5: At the grading plan review stage, provide expansion potential tes	at results of the on-site soils. Recommend mitigation
a	as necessary.	
	Submit two sets of grading plans to the Soils Section for verificat	ion of compliance with County codes and policies.
2.	Submit two sets of grading plane to the compact of	
NOTE/S) TO THE PLAN CHECKER/BUILDING AND SAFETY ENGINE	ER:
_	ON OUTE COULC ARE CORROSIVE TO EERROIIS METALS	
A. •	PER THE SOILS ENGINEER, THE PROPOSED STRUCTURE	S AT THIS SITE SHALL BE DESIGNED FOR THE
B.	PREDICTED SEISMIC-INDUCED DIFFERENTIAL SETTLEMENT	NT OF 1.6 INCHES.
	THE BIOTED SEISTING WEST SEED SEISTING	
	ROFE	SSIONA
		LEWIS
	[S] No). 2328 m
		6/30/07
Prenare	ed by	Date 8/11/03
Tropare		FCAL
	Gan Lem	

NOTICE: Public safety, relative to geotechnical subsurface exploration, shall be provided in accordance with current codes for excavations, inclusive of the Los Angeles County Code, Chapter 11.48, and the State of California, Title 8, Construction Safety Orders.

Page 1/3

TENTATIVE MAP DATED 07-17-2003

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. Dedicate vehicular access rights on Compton Avenue, Gage Avenue, Makee Avenue, Miramonte Boulevard and Converse Avenue.
- 2. Dedicate right of way 40 feet from centerline on Gage Avenue. Seven feet of additional right of way is required along the property frontage.
- 3. Dedicate additional right of way beyond the 40 feet from centerline on Gage Avenue in the vicinity from Compton Avenue to Lot 6 to provide a minimum of eight feet parkway beyond the existing curb to the satisfaction of Public Works.
- 4. Dedicate 15 feet of additional right of way along the property line on the alley (Miramonte Trail) from the westerly property line at Compton Avenue to Converse Avenue to the satisfaction of Public Works.
- 5. Provide standard property line return radii of 13 feet at the intersections of Gage Avenue with Makee Avenue, Miramonte Boulevard, and Converse Avenue.
- 6. Provide standard property line return radii of 27 feet at the intersection of Gage Avenue and Compton Avenue.
- 7. Off-site improvements are tentatively required.
- 8. Repair any broken or damaged improvements on Gage Avenue abutting this subdivision.
- Construct curb, gutter (32 feet from centerline), base, pavement, and full-width sidewalk for highway widening on Compton Avenue along the property frontage to the satisfaction of Public Works.
- 10. Construct off-site transition improvements on Compton Avenue in the vicinity of the northerly property line to the satisfaction of Public Works.
- 11. Construct full-width sidewalk on Gage Avenue along the property frontage.
- 12. Construct curb, gutter (25 feet from centerline), base, pavement, and sidewalk on Miramonte Boulevard along the property frontage to match with existing improvements to the satisfaction of Public Works. Sidewalks shall be constructed adjacent to the property line.

TENTATIVE MAP DATED <u>07-17-2003</u>

- 13. Construct curb, gutter (20 feet from centerline), base, pavement, and sidewalk on Makee Avenue and Converse Avenue along the property frontages to the satisfaction of Public Works. Sidewalks shall be constructed adjacent to the property line.
- 14. Construct base and pavement for widening on the alley (Miramonte Trail) from Compton Avenue to Converse Avenue along the property frontage. The construction centerline shall be 15 feet from the property line of Tract 53967.
- 15. Construct full-width sidewalk and curb ramp at all walk returns.
- 16. Comply with the following street lighting requirements:
 - a. Provide street lights on concrete poles with underground wiring on Gage Avenue, Compton Avenue, Makee Avenue, Miramonte Boulevard, and Converse Avenue along the property frontages to the satisfaction of Public Works. Obtain Street Lighting Section's approval of the street light layout prior to project recordation.
 - b. The proposed development, or portions thereof, are not within an existing Lighting District. Annexation and assessment balloting are required. Upon tentative map approval, the applicant shall comply with conditions listed below in order for the Lighting District to pay for the future operation and maintenance of the street lights. The Board of Supervisors must approve the annexation and levy of assessment (should assessment balloting favor levy of assessment) prior to filing of the final subdivision maps for each area with the Registrar-Recorder/County Clerk.
 - (1) Request the Street Lighting Section to commence annexation and levy of assessment proceedings.
 - (2) Provide business/property owner's name(s), mailing address(es), site address, Assessor Parcel Number(s), and Parcel Boundaries in either Microstation or Auto CADD format of territory to be developed to the Street Lighting Section.
 - (3) Submit a map of the proposed development including any roadways conditioned for street lights that are outside the proposed project area to Street Lighting Section. Contact the Street Lighting Section for map requirements and with any questions at (626) 300-4726.

TENTATIVE MAP DATED 07-17-2003

- c. Note that the annexation and assessment balloting process takes approximately five to six months to complete once the above information is received and approved. Therefore, untimely compliance with the above will result in a delay in receiving approval of the street lighting plans or in filing the final subdivision map for recordation. Information on the annexation and the assessment balloting process can be obtained by contacting Street Lighting Section at (626) 300-4726.
- d. For acceptance of street light transfer billing, the area must be annexed into the Lighting District and all street lights in the development, or the current phase of the development, must be constructed according to Public Works approved plans. The contractor shall submit one complete set of "as-built" plans.
- e. The Lighting District can assume responsibility for the operation and maintenance of the street lights in the project, or the current phase of the project, as of July 1st of any given year provided the above conditions are met and the street lights have been energized and the developer has requested a transfer of billing at least by January 1st of the previous year. The transfer of billing could be delayed one or more years if the above conditions are not met.
- 17. Plant street trees on Compton Avenue, Makee Avenue, Miramonte Boulevard, Converse Avenue, and Gage Avenue along the property frontages to the satisfaction of Public Works.
- 18. Underground all existing and new utility lines along the property frontages to the satisfaction of Public Works. Please contact Construction Division at (626) 458-3129 for new location of any above ground utility structure in the parkway.
- 19. Prior to final map approval, enter into an agreement with the County franchised cable TV operator (if an area is served) to permit the installation of cable in a common utility trench to the satisfaction of Public Works.
- 20. A deposit is required to review documents and plans for final map clearance.

 $+1\omega/_{for}$

Name Barry S. Witler

Phone (626) 458-4915

Date 09-08-2003

COUNTY OF LOS ANGELES
DEPARTMENT OF PUBLIC WORKS
LAND DEVELOPMENT DIVISION - SEWER
TRACT NO. 53967 (Rev.)

TENTATIVE MAP DATED 07-17-2003

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. The subdivider shall install and dedicate main line sewers and serve each lot with a separate house lateral or have approved and bonded sewer plans on file with Public Works.
- 2. The subdivider shall submit an area study to Public Works to determine if capacity is available in the proposed and existing sewerage system servicing this land division. If the system is found to have insufficient capacity, upgrade of the proposed and existing sewerage system is required to the satisfaction of Public orks.
- 3. Off-site improvements are tentatively required.
- 4. The subdivider shall send a print of the land division map to the County Sanitation District, with a request for annexation. The request for annexation must be approved prior to final map approval.
- 5. A deposit is required to review documents and plans for final map clearance in accordance with Section 21.36.010(c) of the Subdivision Ordinance.

HW/for

Name Barry S. Witler

Phone (626) 458-4915

Date 09-08-2003

COUNTY OF LOS ANGELES
DEPARTMENT OF PUBLIC WORKS
LAND DEVELOPMENT DIVISION - WATER
TRACT NO. 53967 (Rev.)

TENTATIVE MAP DATED <u>07-17-2003</u>

The subdivision shall conform to the design standards and policies of Public Works, in particular, but not limited to the following items:

- 1. A water system maintained by the water purveyor, with appurtenant facilities to serve all lots in the land division, must be provided. The system shall include fire hydrants of the type and location as determined by the Fire Department. The water mains shall be sized to accommodate the total domestic and fire flows.
- 2. There shall be filed with Public Works a statement from the water purveyor indicating that the water system will be operated by the purveyor, and that under normal conditions, the system will meet the requirements for the land division and that water service will be provided to each lot.
- 3. Off-site improvements are tentatively required.
- 4. A deposit is required to review documents and plans for final map clearance in accordance with Section 21.36.010(c) of the Subdivision Ordinance.

+1W/for

Name Barry S. Witler

Phone (626) 458-4915

Date 09-08-2003





CONTY OF LOS ANGELES

FIRE DEPARTMENT

5823 Rickenbacker Road Commerce, California 90040

WATER SYSTEM REQUIREMENTS - UNINCORPORATED

Subdivis	sion No. 53967 Tentative Map Date July	17, 2003
Revised	d Report	
	The County Forester and Fire Warden is prohibited from setting requirements for water condition of approval for this division of land as presently zoned and/or submitted. Ho at the time of building permit issuance.	
	The required fire flow for public fire hydrants at this location is <u>1250</u> gallons per minut and above maximum daily domestic demand. <u>1</u> Hydrant(s) flowing simultaneously flow.	e at 20 psi for a duration of <u>2</u> hours, over may be used to achieve the required fire
	The required fire flow for private on-site hydrants is gallons per minute at 20 psi. capable of flowing gallons per minute at 20 psi with two hydrants flowing simultaturthest from the public water source.	Each private on-site hydrant must be aneously, one of which must be the
\boxtimes	Fire hydrant requirements are as follows:	
	Install <u>3</u> public fire hydrant(s). Verify / Upgrade existing public fire hydrant(s).	hydrant(s).
	Install private on-site fire hydrant(s).	
	All hydrants shall measure 6"x 4"x 2-1/2" brass or bronze, conforming to current AWV on-site hydrants shall be installed a minimum of 25' feet from a structure or protected by Location: As per map on file with the office. Other location:	WA standard C503 or approved equal. All by a two (2) hour rated firewall.
\boxtimes	All required fire hydrants shall be installed, tested and accepted or bonded for prior to be provided and maintained serviceable throughout construction.	Final Map approval. Vehicular access shall
	The County of Los Angeles Fire Department is not setting requirements for water main condition of approval for this division of land as presently zoned and/or submitted.	as, fire hydrants and fire flows as a
	Additional water system requirements will be required when this land is further subdiv process.	ided and/or during the building permit
	Hydrants and fire flows are adequate to meet current Fire Department requirements.	
	Upgrade not necessary, if existing hydrant(s) meet(s) fire flow requirements. Submit of	original water availability form to our office.
Comme	ents:	
All hydrar This shall	ants shall be installed in conformance with Title 20, County of Los Angeles Government Code and County of L linclude minimum six-inch diameter mains. Arrangements to meet these requirements must be made with the	os Angeles Fire Code, or appropriate city regulations. water purveyor serving the area.
By Insp	pector Janna Masi Date Septem	nber 8, 2003



NTY OF LOS ANGELES





all

5823 Rickenbacker Road Commerce, California 90040

CONDITIONS OF APPROVAL FOR SUBDIVISION - UNINCORPORATED

Subdiv	ision:	53967	Map Date	July 17, 2003			
C.U.P.			Vicinity	Florence			
	FIRE Plann	DEPARTMENT HOLD on the tentative map shall remaining Section is received, stating adequacy of service. Conta	n until verifi et (323) 881	ication from the Los Angeles County Fire Dept. –2404.			
\boxtimes	Access shall comply with Title 21 (County of Los Angeles Subdivision Code) and Section 902 of the Fire Code, which requires weather access. All weather access may require paving.						
\boxtimes	Fire D	Department access shall be extended to within 150 feet dista	nce of any e	exterior portion of all structures.			
	use sh integr	e driveways extend further than 300 feet and are of single an nall be provided and shown on the final map. Turnarounds sitty for Fire Department use. Where topography dictates, tue length.	shall be desi	igned, constructed and maintained to insure their			
\boxtimes		orivate driveways shall be indicated on the final map as "Private ways shall be maintained in accordance with the Fire Code.		ay and Firelane" with the widths clearly depicted.			
\boxtimes		cular access must be provided and maintained serviceable the ydrants shall be installed, tested and accepted prior to consti		onstruction to all required fire hydrants. All required			
	Fire Z	property is located within the area described by the Fire Dep Zone 4). A "Fuel Modification Plan" shall be submitted and fication Unit, Fire Station #32, 605 North Angeleno Avenue	l approved p	orior to final map clearance. (Contact: Fuel			
\boxtimes	Provi	de Fire Department or City approved street signs and buildi	ing access m	umbers prior to occupancy.			
	Addit	tional fire protection systems shall be installed in lieu of sui	table access	and/or fire protection water.			
		inal concept map, which has been submitted to this departmented by this department for access only.	nent for revi	ew, has fulfilled the conditions of approval			
		e conditions must be secured by a C.U.P. and/or Covenant a rtment prior to final map clearance.	and Agreeme	ent approved by the County of Los Angeles Fire			
	The F	Fire Department has no additional requirements for this divi	sion of land				
Comme	ents:	The proposed alley design shall be in compliance the D "No Parking Fire lane". Provide a minimum 5' clearar	epartment ice between	of Public Works. Said alley shall be posted buildings.			
By Insp	ector:	Janna Masi	Date	September 8, 2003			

Land Development Unit – Fire Prevention Division – (323) 890-4243, Fax (323) 890-9783



LOS ANGELES COUNTY DEPARTMENT OF PARKS AND RECREATION



PARK OBLIGATION REPORT

Tentative Map # Park Planning Area	53967 # 23	DRP Map [Date:07/17/2003 IRESTONE	SCM D	ate: 09/08/2003	Report Date: 08/28/2003 Map Type:REV. (REV RECD)
	Total Units		= Proposed Units	32	+ Exempt Units	
Ordinance provide	that the Coun	ty will determine	whether the develop), the Cour ment's park	ity of Los Angele obligation is to b	s Code, Title 21, Subdivision be met by:
 the dedication 	of land for pu	ublic or private pa	ark purpose or,			
2) the payment of						
3) the provision	of amenities o	r any combinatio	on of the above.			
The specific determ agency as recomm	nination of how ended by the	v the park obliga Department of P	tion will be satisfied varks and Recreation	will be base	d on the conditio	ns of approval by the advisory
Park land obligati	on in acres o	r in-lieu fees:	ACRES		0.40 72,000	
Conditions of the	map approv	<u>al</u> :				
The park obligation	on for this de yment of \$72,	velopment will 000 in-lieu fees.	be met by:			
Trails:				, <u>, , , , , , , , , , , , , , , , , , </u>		
No trail	s.					

Contact Patrocenia T. Sobrepeña, Acting Departmental Facilities Planner I, Department of Parks and Recreation, 433 South Vermont Avenue, Los Angeles, California, 90020 at (213) 738-2972 for further information or an appointment to make am in-lieu fee payment.

For information on Hiking and Equestrian Trail requirements contact Tonda Ley, Trail Coordinator at (213) 738-2118.

Rv.

James Barber, Advanced Planning Section Head

Supv D 1st August 27, 2003 08:22:19 QMB02F.FRX



LOS ANGELES COUNTY DEPARTMENT OF PARKS AND RECREATION



PARK OBLIGATION WORKSHEET

Tentative Map #

53967

DRP Map Date: 07/17/2003

SMC Date: 09/08/2003

Report Date: 08/28/2003

Map Type: REV. (REV RECD)

Park Planning Area # 23

FLORENCE / FIRESTONE

The formula for calculating the acreage obligation and or In-lieu fee is as follows:

(P)eople x (0.003) Goal x (U)nits = (X) acres obligation

(X) acres obligation x AFMV/Acre = In-Lieu Base Fee

Where: P =

Estimate of number of People per dwelling unit according to the type of dwelling unit as determined by the 1990 U.S. Census*. Assume * people for detached single-family residences; Assume * people for attached single-family (townhouse) residences, two-family residences, and apartment houses containing fewer than five dwelling units; Assume * people for apartment houses containing five or more dwelling units; Assume * people for mobile homes.

Goal =

The subdivision ordinance allows for the goal of 3.0 acres of park land for each 1,000 people

generated by the development. This goal is calculated as "0.0030" in the formula.

U =

Total approved number of Dwelling Units.

X =

Local park space obligation expressed in terms of acres.

AFMV/Acre =

Average Fair Marked Value per Acre by Park Planning Area.

Total Units

32

= Proposed Units

32

+ Exempt Units

0

	People*	Goal 3.0 Acres / 1000 People	Number of Units	Acre Obligation
Detached S.F. Units	4.15	0.0030	32	0.40
M.F. < 5 Units	4.27	0.0030	0	0.00
M.F. >= 5 Units	3.75	0.0030	0	0.00
Mobile Units	3.96	0.0030	0	0.00
Exempt Units		-	0	
		Total	Acre Obligation =	0.40

Park Planning Area = 23 FLORENCE / FIRESTONE

Goal	Acre Obligation	AFMV / Acre	In-Lieu Base Fee
@(0.0030)	0.40	\$180,000	\$72,000

Lot#	Provided Space	Provided Acres	Credit (%)	Acre Credit	Land
None					
		Total Provided	Acre Credit:	0.00	

Acre Obligation	Public Land Crdt.	Priv. Land Crdt.	Net Obligation	AFMV / Acre	In-Lieu Fee Due
0.40	0.00	0.00	0.40	\$180,000	\$72,000

SERVICES - 1. Traffic/Access

SETTING/IMPACTS Yes No Maybe Does the project contain 25 dwelling units, or more and is it located in an area with \boxtimes a. known congestion problems (roadway or intersections)? Will the project result in any hazardous traffic conditions? \boxtimes b. Will the project result in parking problems with a subsequent impact on traffic Xc. conditions? Will inadequate access during an emergency (other than fire hazards) result in \bowtie d. problems for emergency vehicles or residents/employees in the area? Will the congestion management program (CMP) Transportation Impact Analysis thresholds of 50 peak hour vehicles added by project traffic to a CMP highway \boxtimes e. system intersection or 150 peak hour trips added by project traffic to a mainline freeway link be exceeded? Would the project conflict with adopted policies, plans, or program supporting f. \boxtimes alternative transportation (e.g., bus, turnouts, bicycle racks)? Other factors? g. OTHER CONSIDERATIONS **MITIGATION MEASURES** Consultation with Traffic & Lighting Division Project Design Traffic Report DPW did not conclude that proposed project would have any significant impact in their letter dated 4/2/03. **CONCLUSION** Considering the above information, could the project leave a significant impact (individually or cumulatively) on traffic/access factors? $\$ Less than significant with project mitigation $\$ Less than significant/No impact Potentially significant

16 4/8/03

SERVICES - 2. Sewage Disposal

SE	AND THE RESIDENCE OF THE PARTY		PACTS	
	Yes	No	Maybe	
a.		\boxtimes		If served by a community sewage system, could the project create capacity problems at the treatment plant?
b.		\boxtimes		Could the project create capacity problems in the sewer lines serving the project site?
c.				Other factors?
ST	'AND	ARD (CODE RI	EQUIREMENTS
	Sanit	ary Se	wers and	Industrial Waste – Ordinance No. 6130
	Plum	bing (Code – Or	dinance No. 2269
	МІТ	'IGA'	TION ME	EASURES OTHER CONSIDERATIONS
	***************************************	······································		
C	ONCL	USIC	ΟN	
Co	onside e phys	ring th ical er	ne above in	nformation, could the project have a significant impact (individually or cumulatively) on at due to sewage disposal facilities?
	Poter	ıtially	significant	☐ Less than significant with project mitigation ☐ Less than significant/No impact

17

3/10/03

SERVICES - 3. Education

SE	SETTING/IMPACTS						
	Yes	No	Maybe				
a.		\boxtimes		Could the project create capacity problems at the district level?			
b.		\boxtimes		Could the project create capacity problems at individual schools that will serve the project site?			
c.		\boxtimes		Could the project create student transportation problems?			
d.				Could the project create substantial library impacts due to increased population and demand?			
e.				Other factors?			
	☐ MITIGATION MEASURES ☐ OTHER CONSIDERATIONS ☐ Site Dedication ☐ Government Code Section 65995 ☐ Library Facilities Mitigation Fee						
С	CONCLUSION Considering the above information, could the project have a significant impact (individually or cumulatively) relative to educational facilities/services?						
] Pote	ntiallys	significant	Less than significant with project mitigation \(\subseteq \text{Less than significant/No impact} \)			

SERVICES - 4. Fire/Sheriff Services

SE	TTIN	G/IMI	PACTS	
	Yes	No	Maybe	
a.		\boxtimes		Could the project create staffing or response time problems at the fire station or sheriff's substation serving the project site?
b.		\boxtimes		Are there any special fire or law enforcement problems associated with the project or the general area?
c.				Other factors?
			TION ME	CASURES OTHER CONSIDERATIONS
Со	nside	LUSIO ring th to fire/		nformation, could the project have a significant impact (individually or cumulatively) ervices?
	Poter	ıtially s	ignificant	☐ Less than significant with project mitigation ☐ Less than significant/No impact

SERVICES - 5. Utilities/Other Services

SETT	ING	/IMP	ACTS	
Y	es	No	Maybe	
a. [\boxtimes		Is the project site in an area known to have an inadequate public water supply to meet domestic needs or to have an inadequate ground water supply and proposes water wells?
b. [\boxtimes		Is the project site in an area known to have an inadequate water supply and/or pressure to meet fire fighting needs?
c. [\boxtimes		Could the project create problems with providing utility services, such as electricity, gas, or propane?
d. [\boxtimes		Are there any other known service problem areas (e.g., solid waste)?
e. [Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services or facilities (e.g., fire protection, police protection, schools, parks, roads)?
f. [Other factors?
STANDARD CODE REQUIREMENTS Plumbing Code – Ordinance No. 2269 Water Code – Ordinance No. 7834 MITIGATION MEASURES Lot Size Project Design				
Cons	iderii		N above ir ties servi	nformation, could the project have a significant impact (individually or cumulatively) ces?
Potentially significant Less than significant with project mitigation Less than significant/No impact				

OTHER FACTORS - 1. General

SETTIN	SETTING/IMPACTS						
Yes	No	Maybe					
a. 🔲			Will the project result in an inefficient use of energy resources?				
b. 🔲	\boxtimes		Will the project result in a major change in the patterns, scale, or character of the general area or community?				
c.			Will the project result in a significant reduction in the amount of agricultural land?				
d.			Other factors?				
State	Admi	nistrative	Code, Title 24, Part 5, T-20 (Energy Conservation) CASURES OTHER CONSIDERATIONS Project Design Compatible Use				
CONCI			a de la				
Conside the phys	ring th sical er	ne above in the street in the	nformation, could the project have a significant impact (individually or cumulatively) on at due to any of the above factors?				
Pote	ntially	significant	Less than significant with project mitigation Less than significant/No impact				

OTHER FACTORS - 2. Environmental Safety

SET	1110	G/IMI	PACIS		
a.	Yes	No	Maybe	Are any hazardous materials used, transported, produced, handled, or stored on-site?	
b.		\boxtimes		Are any pressurized tanks to be used or any hazardous wastes stored on-site?	
c.		\boxtimes		Are any residential units, schools, or hospitals located within 500 feet and potentially adversely affected?	
d.		\boxtimes		Have there been previous uses that indicate residual soil toxicity of the site? Environmental assessment Phase I dated 4/11/01 and Phase II dated 5/15/01 on file	
e.		\boxtimes		Would the project create a significant hazard to the public or the environment involving the accidental release of hazardous materials into the environment?	
f.		\boxtimes		Would the project emit hazardous emissions or handle hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?	
g.		\boxtimes		Would the project be located on a site that is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would create a significant hazard to the public or environment?	
h.		\boxtimes		Would the project result in a safety hazard for people in a project area located within an airport land use plan, within two miles of a public or public use airport, or within the vicinity of a private airstrip?	
i.		\boxtimes		Would the project impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?	
j.				Other factors?	
	MITIGATION MEASURES Toxic Clean-up Plan OTHER CONSIDERATIONS				
	nside	_	e above i	nformation, could the project have a significant impact relative to public safety ? Less than significant with project mitigation \(\subseteq \text{Less than significant/No impact} \)	
Ш	Poter	ntially s	significant	Less than significant with project intigation 27 Less than significant No impact	

22 5/29/03

OTHER FACTORS - 3. Land Use

SE	SETTING/IMPACTS					
	Yes	No	Maybe			
a.		\boxtimes		Can the project be found to be inconsistent with the plan designation(s) of the subject property?		
b.		\boxtimes		Can the project be found to be inconsistent with the zoning designation of the subject property?		
c.				Zone change from M-1 to R-3 requested and CUP for variances requested Can the project be found to be inconsistent with the following applicable land use criteria:		
		\boxtimes		Hillside Management Criteria?		
		\boxtimes		SEA Conformance Criteria?		
		\boxtimes		Other?		
d.		\boxtimes		Would the project physically divide an established community?		
e.				Other factors?		
	☐ MITIGATION MEASURES ☐ OTHER CONSIDERATIONS					
		LUSIO		formation, apply the project have a gignificant impact (individually or cumulatively) on		
the	onside e phys	ring th ical en	e above 11 vironmen	nformation, could the project have a significant impact (individually or cumulatively) on t due to land use factors?		
	Potentially significant Less than significant with project mitigation Less than significant/No impact					

3/10/03

OTHER FACTORS - 4. Population/Housing/Employment/Recreation

SETTING/IMPACTS Maybe Yes No Could the project cumulatively exceed official regional or local population \boxtimes projections? Could the project induce substantial direct or indirect growth in an area (e.g., through \boxtimes projects in an undeveloped area or extension of major infrastructure)? b. Could the project displace existing housing, especially affordable housing? X c. Could the project result in substantial job/housing imbalance or substantial increase Xd. in Vehicle Miles Traveled (VMT)? Could the project require new or expanded recreational facilities for future residents? \boxtimes Would the project displace substantial numbers of people, necessitating the X f. construction of replacement housing elsewhere? Other factors? g. **OTHER CONSIDERATIONS** MITIGATION MEASURES **CONCLUSION** Considering the above information, could the project have a significant impact (individually or cumulatively) on the physical environment due to population, housing, employment, or recreational factors? Less than significant with project mitigation \(\subseteq \text{Less than significant/No impact} \) Potentially significant

MANDATORY FINDINGS OF SIGNIFICANCE

Based on this Initial Study, the following findings are made:

	Yes	No	Maybe	
a.				Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate important examples of the major periods of California history or prehistory?
b.		\boxtimes		Does the project have possible environmental effects that are individually limited but cumulatively considerable? "Cumulatively considerable" means that the incremental effects of an individual project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.
c.		\boxtimes		Will the environmental effects of the project cause substantial adverse effects on human beings, either directly or indirectly?
C	ONCL	USIO	N	
		ring the		formation, could the project have a significant impact (individually or cumulatively) on
] Poter	ntially s	ignificant	Less than significant with project mitigation Less than significant/No impact



RPC Agenda 10/29/03 Item#11 /

October 19, 2003

To:

Ms. Annie Lin

Principal Regional Planning Assistant Department of Regional Planning

320 West Temple Street Los Angeles, CA. 90012

From:

Joseph J.Titus

1201 East 59th Place Los Angeles, CA 90001

Subject: Case No. 02-202-(1)

Dear Ms. Annie Lin:

I am 100% for the zone change. If my concerns can not be met, I say go ahead with the zone change. The allies are in a T shape. The allies from 62^{nd} Street are not passable for cars or trucks when the fences were put on the property at 1500 to 1600 Gage Avenue. The trash collector, BFI who clean the allies have to back into the allies from 62^{nd} Street to collect the trash that people illegally dump in the allies.

Can the allies be given to the property owners, or can the developer put in lockable gates so that only the property owners can use the allies?

Sincerely,

Joseph J. Titus

Joseph J. Titus

All liters

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OUT 21 2003
REGIONAL PLANNING
LA. COUNTY

RPC Agenda 10/29/03 Item #11

-- FACSIMILIE --

FLORENCE-GRAHM COMMUNITY REQUESTS POSTPONEMENT of "PUBLIC HEARING"

October 27, 2003

Department of Regional Planning Hall of Records 320 West Temple Street Los Angeles, California 90012 Fax No. 213-626-0434

Attn: Ms. Annie Lin, Principal Regional Planner Office Phone No. (213) 974-6433

Re: Postponement of Public Hearing: Tentative Tract Map No. 53967, Zone Change & Conditional Use Permit Case No. 02-202

Dear Ms. Lin:

We the adjacent and surrounding vicinity residents of the Florence-Graham community effected by the proposed land development (Case No. 02-202) respectfully request a postponement of the 9:00 a.m. Wednesday, October 29, 2003, public hearing on the matter to a time and date when public transportation is available.

We are a low-income community dependent on mass transit, bus and light rail service, which would like to exercise its civic right of free speech and provide testimony on the matter. As you are aware, the Metropolitan Transit Authority has suspended all bus and light rail services, because of the mechanics strike.

In the spirit of democracy and to ensure fair and impartial public input before the Regional Planning Commission, your support in postponing and rescheduling the aforementioned hearing would be greatly appreciated.

Same of the same o	
Sincerely,	
Lung I ona	
Signatura DURAN	Signature ROSANA CONCERNS
6317 CONVERSE AVE	Name 10310 Muomonte Rud
Address 646-7730	Address -333 589-10704
Phone Number	Phone Number
Signature Signature Devan Name (2315 Converse Auc. Address (323) 581-2238	Signature Signature Name 63/2 Mirsnowle B! Address (323) 588-7509
Phone Number	Phone Number
Cynthia Terratas Name 10315 Converse Ave. Address (323) 581 - 2238 Phone Number	Signature Esperanza Reynos a Name 63/2 Kuramonte B) Address 323-588-7505 Phone Number
CARLOS CARDENAS Signature CARLOS CARDENAS Name (316 MIRAMONTE BIVD Address (323) 589-65-64 Phone Number	Signature Signature Name 1 59th St 1 A Gwo) Address (32) 582-1924 Phone Number
A SWALLOWA	THORE THEREOFF

laring
Signature
Blanca García
Name
1667 E. 59 th st
Address
(323) 582-14-46
Phone Number

Javier Garcia R.
Signature,
Javier García R
Name 1667 F 59th St
Address
(323) 582-14-46
Phone Number

Hr. Edvardo Enriquez
Signature Éduardo Enrique
Name 1662 E 59 St 90001
Address 3276
Phone Number

Luz	Ange	hèa	Est	rada	
Cianotur					ioo 1
Name					
Address 323	582	-~ l '	7 24)	
Phone N	umber				

Facsimile cc:

Honorable Supervisor Yvonne Brathwaite Burke

Attn: Mike R. Davis

Facsimile No.

323-277-9824

Honorable Gilbert Cedillo

Attn: Mel Ilomin, District Director Facsimile No. 213-612-9591

Honorable Fabian Nunez

Attn: Sylvia Robledo, District Director Facsimile No. 213-620-4646

Mr. Hal Helsoey, Chair of Planning Commission

Attn: Rosie Ruiz, Planning Commission Secretary

Facsimile No. 213-974-6433

SR/sr



Nov, 19, 2003 RPC Agenda Item #7

GAGE VILLAGE SINGLE FAMILY HOMES Statement of support

PROJECT DESCRIPTION

Merona Enterprises proposes to create 32 single-family lots on approximately 1.41 net acres. Lot sizes range from 1842 to 2446 square feet. Four home models are proposed that are 1,370 square feet in size with two-stories and are approximately 21.5 to 24 feet in height. Each proposed home has three bedrooms and an attached two-car garage that is accessed from a 26-foot wide alley (Miramonte Trail) parallel to and north of Gage Avenue. In lieu of providing a rear yard setback, the front yard setback has been increased from the required 15 feet to a range of 19 to 21 feet. A patio area is provided within this front yard setback. One side yard has been eliminated on most lots due to the narrow lot configuration while still providing a minimum of five feet on the other side yard setback to allow for adequate Fire Department access.

The proposed project has been reviewed by the members of the Subdivision Committee and has been recommended for approval.

I support the proposed Gage Village Affordable Single Family Homes project headed by Merona Enterprises located on Gage Ave. between Compton Ave. and Converse Ave. in Los Angeles because:

Enterprises rocated on eagurants
\square It will provide a new look for the neighborhood in place of abandon vacant land use by transients as dump for trash.
\Box It will provide the community with much needed new housing with the highest and newest building cod standards.
\Box I understand that single-family homes will help promote home ownership in the community.
☐ Homeowners take better care of their property and this will help keep our community clean and safer.
\Box It will provide the community with affordable housing and I am glad to see the County of Los Angeles investing and putting funds into our community.
☐ It will improve the property values of our neighborhood.

Signed: autum Le Seliz
Print Name: ARTHORLE TILLS
Address: 6210 milliment
Telephone: 323 589-5569
Signed: Alexander Siller
Print Name: A AZEL TILLIS
Address: 6210 minamento
Telephone: 323.589-2569
Signed:
Print Name: Lucas Tello
Address: 6200 Miramonte Bl
Telephone: 393 3145504
Signed: Length Cart
Print Name: LenneTHCATEX
Address: 6217 meramont
Address: <u>6217 meramont</u> Telephone: <u>222-566</u> 45-9
adam Manas
Signed: Janua Hone
Print Name: Paricia Flories
Address: 6223 Nin amonte Bld
Telephone; 33/583-5199

Signed: Mull Sumon
Print Name: Laura Limon
Address: 6301 Miramonte Blud
Telephone 323)583, -5378
Signed: CMAYHAS Print Name: CindyHAMCINCIES Address: 6519 Mirainonte-Ba
Print Name: \(\frac{110917611161162}{1109176116116162}\)
Address: 65/9-MIRGINONE-BC
Telephone (313)588 8340
Signed: have Sarcia
Print Name: her Cue
Address: 6308 Makes fre
Telephone (3.23) 5824835
Signed: James amber
Print Name: James Sonches
Address: 6307 Makee Ave
Telephone: <u>(123) 589 82 65</u>
Signed: Mussquish
Print Name: 643RIE JAULEGUI
Address: 1538 E. CAUP C. T / AC
Address: $1538 \in 67^{\circ}S \cdot T$ L.A.C. Telephone: $373-586-07-86-$
reiepnone:

	\mathbb{V}
Signed: dande leen	Signed: Charles
Print Name: PRINDO LEON	Print Name: 100 Amaro
Address: 6229 A Jakee Tto.	Address: 6361 Converse Ave
Telephone: 323 595.9554	Telephone: <u>775</u> 58 7 - 5755
Signed: Drem Rodrigue,	Signed:
Print Name: Irene Rodriquez	Print Name: Quar Garce
Address: 630/ Converse Ave	Address: 6363 Converse Ave
Telephone: 323/472-76/1	Telephone: (323) 567-3355
Signed	Signed: LaGree DelGADO
Print Name: Bandy Castro	Print Name: helgaolo
Address: 6305 converse Ave	Address: 6411 Converse Av.
Telephone: 323) 587-1248	Telephone: 323 - 582-6283
Signed: Rugul FRall	Signed: Moreir Valensey
Print Name: RAYMAN RAPINOUS	Print Name:
Address: 6301 CONVERSEAU	Address: 6366 MIRAMONTE
Telephone: 323-582-7611	Telephone: 323 589, 6093
•	
Signed: Maria de Jercia Mararéz	Signed: Wana Serra +0
Print Name: 6211 Converse ave HIS	Print Name: Juana Serrato
Address: Maries de Jeduniares	Address: 6417 miRa MONTE

Telephone: 333 - 589 - 29-16

Telephone: <u>322 - 589 - 9632</u>

Signed: Jula Disula	Signed: Rapilla Mass
Print Name: Misna Avila	Print Name: Rafaela Alvarez
Address: 6508 misamonte Bul	Address: 64/8/MAKERAGE
Telephone: <u>589 - 1346</u>	Telephone: 323 582 3650
Signed: / July	Signed: Derous alva
Print Name: MALES S.	Print Name: 1024 Heron (2/A) Varce
Address: GUC3 MIRIMONTEBL.	Address: 10415 make Ave #24
Telephone: 323 240,76.24	Telephone: <u>323</u>) 585-4653
	Signed: Océ A. Aguilar
Signed: Rosalio GEORGE	Print Name: Jose Alberto
Print Name: Wosahio GEORGE	
Address: 6356 MAKEE AU-	Address: 1735 Eage Av.
Telephone. 323) 589 60 9/	Telephone: (323) 691 09 72
	â
Signed: Lacono Moneno	Signed: Para Ayala
Print Name: locomo moxeno	Print Name: Taty Ayala
Address: 6366 Makee AV	Address: 1725 E. Guge Av
Telephone: <u>597868</u> (Telephone: $(373)371-34-189$
Signed: Mallian M. Dela France	Signed: Mound do Jima
Print Name: RAMON DE LA JORRE	Print Name: Houvel DE Luga
Address: 6406 MAKEE AVE	Address: 1707 E. 60 92 AU.
Telephone: 323 - 589 - 6868	Telephone: (323) 5 85-48-27

Signed: Marie Mour
Print Name: Da Role Brown
Address: $/440 \in .65$ pt
Telephone:
Signed: Maria G Barrera
Print Name: Maria (4 Rarrera.
Address: 1443 £62 NDS7.
Telephone: 323) 5-89-35-49
Signed: Aga Ramerez
Print Name: And Koncrez
Address: 6515 Wiramonte Block
Telephone: (323)588-038-3
Signed: May their Sanchez
Print Name: Montha Sanchez
Address: 6507 Missomerite BLVI)
Telephone: (393) 581-86-46
Signed: Consule Tarkhill
Print Name: CONSUELO PARKHIII
Address: 6307-M; RAMENTE
Telephone: <u>582-3779</u>

Signed: Jerrya Hallegas
Signed: Juana Lallegas Print Name: Juana Gallegas
Address: 6423/2Miramonte
Telephone: 3237 581-34-91
Signed: <u>R. Gallego</u> . Print Name: <u>Modrgs Gallego</u> Address: <u>642372 murama</u>
Print Name: Modry Gallge
Address: 642372 mu amo
Telephone: 323 581-3491
- D
Signed: Maragia Lavia
Print Name: Marinea Bonia
Address: 6425 Misomonto 13
Telephone: 323-558-0583
Signed: Lilia Hernandez
Print Name: Lifia Hernandez
Address: 64131/2 Miramonte bluck
Telephone: (323) 581-1927
Signed: Candelania Regio
Print Name: CANde/AZIA RIVERA
Address: 64 18 Mi RAMONTE
Telephone: <u>323</u>) 588-6758

Signed: Jose Ol Chica
Print Name: Jose M. Chia
Address: 6504 MIRAMONTE BUID
Telephone: 323) 588-8303
Signed: May John
Print Name: Rick De Lever
Address: 6510 mikhmente
Telephone: <u>58/-3735</u>
Signed: Asacili Turspian
Print Name: Aranch Luis yan
Address: 6418 Converse Ave.
Telephone: (323) 582 - 2122
Signed: Amid Sandre
Address: 6418/2 Conclets (40)
Telephone: (323) 582-1315
Signed: Eliel Olivares
Print Name: 5/19/ Olivares
Address: (C17Canverse AU.
Telephone: 3 3 4 9 7 1 6 3 3

Signed: Josephina Homes
Print Name: Josefina Manyez
Address: 1656 E. 645†
Telephone: 1. 1. (-9001 (323) 982-9430
Signed: Renness
Print Name: RAUL RAMUREZ
Address: 1650-E-6444 ST CA CA 90001
Telephone: (323) 216-0685
•
Signed: Amelia Rodnigue
Print Name: Gamelia Rodignes Address: 1661 E.64 ST
Address: 1661 8.64 ST
Telephone (323) 58 2-55/8
Signed: (elestino Valles Print Name: Celestino Valles
Print Name: Celestino Valles
Address: 1664 57 64
Telephone: (323) 589-300 2
Signed: Esthe amoro
Print Name: 6361 55 Ther Amarc
Address 6761 Par 1088 (ON)

Telephone: <u>3237587-3355</u>

TO 12132175108

November 7, 2003

Mr. Luis Armona Merona Enterprises 9550 Firestone Blvd., Suite 105 Downey, CA 90241

Dear Mr. Armona:

Thank you for presenting your Gage Village Homeownership development to our group. We appreciate the opportunity to hear about your plans, and how the proposed development was conceived. We like the fact that these are homes and not apartments and that you will make efforts to sell them to community people.

We also like that the homes will have garages for parking, because as you heard, parking is a concern here in the community. The fact that you will have landscaping in front of the wall is also good, given the graffiti problems here. I hope you also provide some street trees as you said you would. We support your idea of homes for working families, and we hope you are successful in building these homes as you described.

Sincerely,

Horacio Vazpuez

Lucy Varaver Sawador Gonzales Luis Hueso